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THIRTY-FOURTH PARLIAMENT
LEGISLATIVE ASSEMBLY
OF ONTARIO

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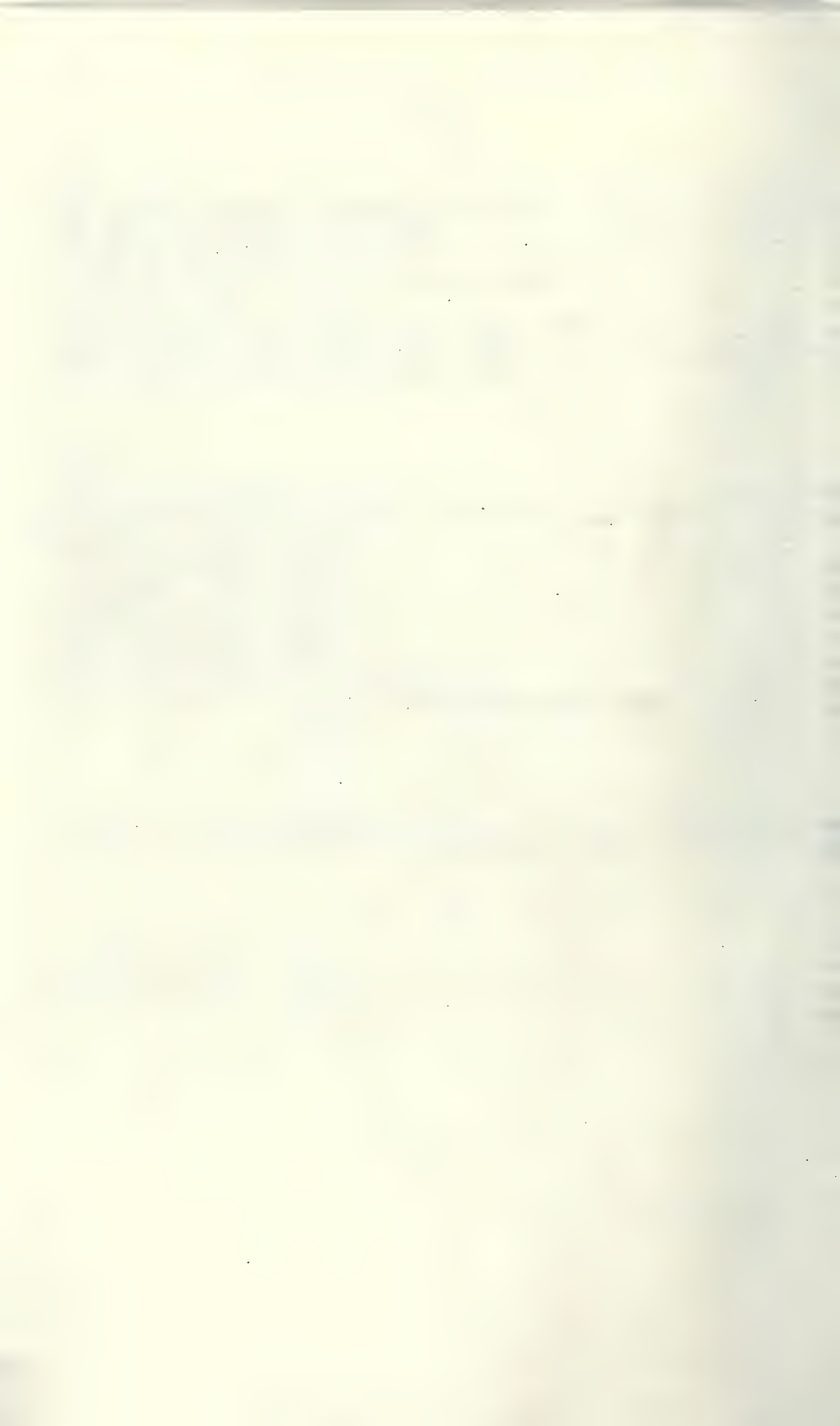
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Bill Pr1

An Act respecting the City of Toronto

Mr. Kanter

1st Reading April 26th, 1989

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is to designate the members of council of the City of Toronto as "city councillors".

Bill Pr1**1989****An Act respecting the City of Toronto**

Whereas The Corporation of the City of Toronto hereby applies for special legislation in respect of the matter herein-after set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.** Despite the *Municipal Act* and the *Municipality of Metropolitan Toronto Act*, members of the council of the City of Toronto, other than the mayor, shall have the title "city councillor".
Preamble
City
councillors
R.S.O. 1980,
cc. 302, 314
- 2.** This Act comes into force on the day it receives Royal Assent.
Commencement
- 3.** The short title of this Act is the *City of Toronto Act*, 1989.
Short title
1989.

Bill Pr1

An Act respecting the City of Toronto

Mr. Kanter

1st Reading April 26th, 1989

2nd Reading

3rd Reading

Royal Assent

(Reprinted as amended by the Regulations and Private Bills Committee)

EXPLANATORY NOTE

The purpose of the Bill is to designate the members of council of the City of Toronto as "city councillors".

Bill Pr1**1989****An Act respecting the City of Toronto**

Whereas The Corporation of the City of Toronto hereby applies for special legislation in respect of the matter herein-after set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) Despite the *Municipal Act* and the *Municipality of Metropolitan Toronto Act*,

- (a) members of the council of the City of Toronto, except the mayor, shall have the title “alderman”, “councillor”, “city alderman” or “city councillor” as council may by by-law determine; and
- (b) members of council, except the mayor, shall have the title “city councillor” until the council passes a by-law under clause (a).

(2) Subsections 30 (10) and (11) of the *Municipal Act* apply with necessary modifications to a by-law passed under clause (1) (a). ↑
Idem

2. This Act comes into force on the day it receives Royal Assent. ↑
Commencement

3. The short title of this Act is the *City of Toronto Act*, 1989. ↑
Short title

Title of
members of
council
R.S.O. 1980,
cc. 302, 314

Bill Pr1

*(Chapter Pr19
Statutes of Ontario, 1989)*

An Act respecting the City of Toronto

Mr. Kanter

<i>1st Reading</i>	April 26th, 1989
<i>2nd Reading</i>	July 13th, 1989
<i>3rd Reading</i>	July 13th, 1989
<i>Royal Assent</i>	July 13th, 1989

Bill Pr1**1989****An Act respecting the City of Toronto**

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(a) members of the council of the City of Toronto, except the mayor, shall have the title “alderman”, “councillor”, “city alderman” or “city councillor” as council may by by-law determine; and

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2. This Act comes into force on the day it receives Royal Assent. Commencement

3. The short title of this Act is the *City of Toronto Act*, 1989. Short title

Preamble

Title of
members of
council
R.S.O. 1980,
cc. 302, 314

Bill Pr3

An Act respecting Sarnia General Hospital

Mr. Brandt

1st Reading May 23rd, 1989

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr3

1989

An Act respecting Sarnia General Hospital

Whereas Sarnia General Hospital Commission hereby represents that it was established to conduct the affairs of the Sarnia General Hospital by *An Act respecting the Sarnia General Hospital*, being chapter 163 of the Statutes of Ontario, 1920; that it is desirable to incorporate the Hospital Commission under the name of Sarnia General Hospital; that it is further desirable to permit the hospital corporation to borrow such sums as may be required for the operation, improvement and expansion of the hospital; and whereas the Sarnia General Hospital Commission hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Definitions

“board” means the board of commissioners of the hospital corporation;

“hospital corporation” means Sarnia General Hospital incorporated under section 2.

2. Sarnia General Hospital is established as a corporation without share capital and shall be composed of the persons who comprise its board of commissioners.

Incorporation

3.—(1) The affairs of the hospital corporation shall be managed by a board of commissioners.

Management
by board

(2) The board shall be composed of,

Composition
of board

(a) nine persons appointed by the council of The Corporation of the City of Sarnia of whom not more than one may be a member of council;

R.S.O. 1980,
c. 410

- (b) not more than two persons appointed by by-law of the board; and
 - (c) such other persons as are provided for under the *Public Hospitals Act*.
- Term** (3) Members of the board shall be appointed for a term of three years and until their successors are appointed.
- Idem** (4) Despite subsection (3), a member of the board who is also a member of council shall be appointed for a term of one year.
- Re-appointment** (5) Members of the board are eligible for re-appointment.
- Quorum** (6) A majority of the members of the board constitutes a quorum.
- Vacancies** (7) If a vacancy occurs in the membership of the board, the body who appointed the member shall appoint a person to fill the vacancy and the appointee shall hold office for the remainder of the unexpired portion of the term of the vacating member.
- Remuneration** (8) Members of the board shall serve without remuneration except for actual disbursements incurred in connection with the affairs of the hospital corporation and approved by the board.
- Transition** (9) The members of the Hospital Commission in office immediately before the coming into force of this Act shall continue to hold office as board members of the hospital corporation until the term of office of the member expires.
- Objects** **4.** The objects of the hospital corporation are to operate, maintain and manage a public hospital in the County of Lambton.
- Powers** **5.** The board has the power to carry out the objects of the hospital corporation and do all things necessary in connection therewith.
- Personal property** **6.—(1)** All personal property used by the hospital corporation in the operation of the hospital is vested in the hospital corporation.
- Real property** **(2)** The land, buildings and fixtures owned by The Corporation of the City of Sarnia on the day this Act comes into force for hospital purposes continue to be vested in the City until disposed of by it and The Corporation of the City of Sar-

nia may continue to acquire and hold land, buildings and fixtures for hospital purposes.

(3) All trusts and gifts made to or intended for Sarnia General Hospital shall be held by the hospital corporation and administered by the board.

Trusts, gifts

7. Subject to the *Public Hospitals Act*, the hospital corporation may borrow such sums as may be required for the operation, improvement and expansion of the hospital at such rates of interest and for such periods of time as the board considers necessary.

Borrowing
powers
R.S.O. 1980,
c. 410

8. The following are repealed:

Repeals

1. *An Act respecting the Sarnia General Hospital*, being chapter 163 of the Statutes of Ontario, 1920.
 2. *The Sarnia General Hospital Act, 1928*, being chapter 110.
 3. *The Sarnia General Hospital Act, 1946*, being chapter 138.
 4. *The Sarnia General Hospital Act, 1955*, being chapter 113.
 5. *The Sarnia General Hospital Act, 1956*, being chapter 118.

9. This Act comes into force on the day it receives Royal Assent.

Commence- ment

10. The short title of this Act is the *Sarnia General Hospital Act, 1989*. Short title

Bill Pr3

(*Chapter Pr20
Statutes of Ontario, 1989*)

An Act respecting Sarnia General Hospital

Mr. Brandt

<i>1st Reading</i>	May 23rd, 1989
<i>2nd Reading</i>	July 13th, 1989
<i>3rd Reading</i>	July 13th, 1989
<i>Royal Assent</i>	July 13th, 1989

Bill Pr3**1989****An Act respecting Sarnia General Hospital**

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1. In this Act,

Definitions

“board” means the board of commissioners of the hospital corporation;

“hospital corporation” means Sarnia General Hospital incorporated under section 2.

2. Sarnia General Hospital is established as a corporation without share capital and shall be composed of the persons who comprise its board of commissioners.

Incorporation

3.—(1) The affairs of the hospital corporation shall be managed by a board of commissioners.

Management
by board

(2) The board shall be composed of,

Composition
of board

(a) nine persons appointed by the council of The Corporation of the City of Sarnia of whom not more than one may be a member of council;

R.S.O. 1980,
c. 410

(b) not more than two persons appointed by by-law of the board; and

(c) such other persons as are provided for under the *Public Hospitals Act*.

Term (3) Members of the board shall be appointed for a term of three years and until their successors are appointed.

Idem (4) Despite subsection (3), a member of the board who is also a member of council shall be appointed for a term of one year.

Re-appointment (5) Members of the board are eligible for re-appointment.

Quorum (6) A majority of the members of the board constitutes a quorum.

Vacancies (7) If a vacancy occurs in the membership of the board, the body who appointed the member shall appoint a person to fill the vacancy and the appointee shall hold office for the remainder of the unexpired portion of the term of the vacating member.

Remuneration (8) Members of the board shall serve without remuneration except for actual disbursements incurred in connection with the affairs of the hospital corporation and approved by the board.

Transition (9) The members of the Hospital Commission in office immediately before the coming into force of this Act shall continue to hold office as board members of the hospital corporation until the term of office of the member expires.

Objects **4.** The objects of the hospital corporation are to operate, maintain and manage a public hospital in the County of Lambton.

Powers **5.** The board has the power to carry out the objects of the hospital corporation and do all things necessary in connection therewith.

Personal property **6.—(1)** All personal property used by the hospital corporation in the operation of the hospital is vested in the hospital corporation.

Real property **(2)** The land, buildings and fixtures owned by The Corporation of the City of Sarnia on the day this Act comes into force for hospital purposes continue to be vested in the City until disposed of by it and The Corporation of the City of Sar-

nia may continue to acquire and hold land, buildings and fixtures for hospital purposes.

(3) All trusts and gifts made to or intended for Sarnia General Hospital shall be held by the hospital corporation and administered by the board. Trusts, gifts

7. Subject to the *Public Hospitals Act*, the hospital corporation may borrow such sums as may be required for the operation, improvement and expansion of the hospital at such rates of interest and for such periods of time as the board considers necessary. Borrowing powers
R.S.O. 1980,
c. 410

8. The following are repealed: Repeals

1. *An Act respecting the Sarnia General Hospital*, being chapter 163 of the Statutes of Ontario, 1920.
2. *The Sarnia General Hospital Act, 1928*, being chapter 110.
3. *The Sarnia General Hospital Act, 1946*, being chapter 138.
4. *The Sarnia General Hospital Act, 1955*, being chapter 113.
5. *The Sarnia General Hospital Act, 1956*, being chapter 118.

9. This Act comes into force on the day it receives Royal Assent. Commencement

10. The short title of this Act is the *Sarnia General Hospital Act, 1989*. Short title

Bill Pr4

An Act respecting the City of Toronto

Mr. Kanter

1st Reading March 29th, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is to enable The Corporation of the City of Toronto to pass by-laws prohibiting the stopping, parking, placing, storing, standing or leaving of objects, vehicles or things on any sidewalks or boulevards or portions thereof designated in the by-law as removal zones without a permit. If there is a contravention of the by-law, the object, vehicle or thing may be removed and stored and the costs related thereto become a lien on the object, vehicle or thing. Goods unclaimed for more than sixty days become the property of the City and perishable goods immediately become the property of the City. In circumstances described in section 4, a by-law passed by the City may apply in respect of sidewalks or boulevards within the road system established under the *Municipality of Metropolitan Toronto Act*.

Bill Pr4**1990****An Act respecting the City of Toronto**

Whereas The Corporation of the City of Toronto, herein called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act, "removal zone" means a sidewalk or boulevard or portion thereof that has been designated under clause 2 (1) (a). Definition

2.—(1) The council of the Corporation may pass by-laws,

(a) designating any sidewalk or boulevard or portion thereof located on any public highway as a removal zone; and By-laws
respecting
sidewalks and
boulevards

(b) prohibiting the stopping, parking, placing, storing, standing or leaving, in a removal zone, any object, vehicle or thing,

(i) which is used to sell, display or expose goods, wares, merchandise, products, crafts, jewellery, refreshments, foodstuffs or any other items, or

(ii) which obstructs pedestrians,

unless the owner of the object, vehicle or thing holds a valid permit issued by the Corporation granting the exclusive use of a designated area within the removal zone.

(2) A by-law passed under subsection (1) is not effective in respect of a particular removal zone unless signs are erected to indicate the removal zone. Posting of
signs

Enforcement

3.—(1) A police officer, police cadet, municipal by-law enforcement officer or any person authorized by by-law to enforce a by-law passed under this Act, who has reason to believe that any object, vehicle or thing is stopped, parked, placed, stored, standing or left in a removal zone in contravention of the by-law,

- (a) may, upon producing appropriate identification, require that a valid permit issued by the Corporation be produced for reasonable inspection; and
- (b) if no valid permit is produced, may, after informing the persons, if any, in charge of the object, vehicle or thing that it is in a removal zone contrary to the by-law and upon giving a receipt therefor, cause it to be moved or taken to and placed or stored in a suitable place.

Lien

1989, c. 17

(2) All costs and charges for the removal, care and storage of any object, vehicle or thing under the by-law are a lien upon the object, vehicle or thing which may be enforced by the Corporation in the manner provided by the *Repair and Storage Liens Act, 1989*.

Unclaimed property

(3) Any object, vehicle or thing removed and stored in accordance with subsection (1) and not claimed by the owner within sixty days is the property of the Corporation and may be sold and the proceeds shall form part of the general funds of the Corporation.

Perishable property

(4) Despite subsection (3), any object or thing which is perishable is the property of the Corporation upon being moved from the removal zone in accordance with subsection (1) and at any time thereafter may be destroyed or given to any charitable institution.

Metropolitan sidewalks and boulevards
R.S.O. 1980,
c. 314

4. A by-law under this Act may apply to a sidewalk or boulevard on any highway within the metropolitan road system established under the *Municipality of Metropolitan Toronto Act* if the Metropolitan Council has passed a by-law under section 85 of that Act in respect of the sidewalk or boulevard or portion thereof designated under section 2 of this Act.

Commencement

5. This Act comes into force on the day it receives Royal Assent.

Short title

6. The short title of this Act is the *City of Toronto Act, 1990*.

Bill Pr4

An Act respecting the City of Toronto

Mr. Kanter

1st Reading March 29th, 1990

2nd Reading

3rd Reading

Royal Assent

(Reprinted as amended by the Regulations and Private Bills Committee)

EXPLANATORY NOTE

The purpose of the Bill is to enable The Corporation of the City of Toronto to pass by-laws prohibiting the stopping, parking, placing, storing, standing or leaving of objects, vehicles or things on any sidewalks or boulevards or portions thereof designated in the by-law as removal zones without a permit. If there is a contravention of the by-law, the object, vehicle or thing may be removed and stored and the costs related thereto become a lien on the object, vehicle or thing. Goods unclaimed for more than sixty days become the property of the City and perishable goods immediately become the property of the City. In circumstances described in section 4, a by-law passed by the City may apply in respect of sidewalks or boulevards within the road system established under the *Municipality of Metropolitan Toronto Act*.

Bill Pr4**1990****An Act respecting the City of Toronto**

Whereas The Corporation of the City of Toronto, herein called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act, “removal zone” means a sidewalk or boulevard or portion thereof that has been designated under clause 2 (1) (a). Definition

2.—(1) The council of the Corporation may pass by-laws, By-laws respecting sidewalks and boulevards

(a) designating any sidewalk or boulevard or portion thereof located on any public highway as a removal zone; and

(b) prohibiting the stopping, parking, placing, storing, standing or leaving, in a removal zone, any object, vehicle or thing,

(i) which is used to sell, display or expose goods, wares, merchandise, products, crafts, jewellery, refreshments, foodstuffs or any other items, or

(ii) which obstructs pedestrians,

unless the owner of the object, vehicle or thing holds a valid permit issued by the Corporation granting the exclusive use of a designated area within the removal zone.

(2) A by-law passed under subsection (1) is not effective in respect of a particular removal zone unless signs are erected to indicate the removal zone. Posting of signs

Enforcement

3.—(1) A police officer, police cadet, municipal by-law enforcement officer or any person authorized by by-law to enforce a by-law passed under this Act, who has reason to believe that any object, vehicle or thing is stopped, parked, placed, stored, standing or left in a removal zone in contravention of the by-law,

(a) may, upon producing appropriate identification, require that a valid permit issued by the Corporation be produced for reasonable inspection; and

(b) if no valid permit is produced, may, after informing the persons, if any, in charge of the object, vehicle or thing that it is in a removal zone contrary to the by-law and upon giving a receipt therefor, cause it to be moved or taken to and placed or stored in a suitable place.

Lien

(2) Subject to subsections (3) and (4), all costs and charges for the removal, care and storage of any object, vehicle or thing under the by-law are a lien upon the object, vehicle or thing which may be enforced by the Corporation in the manner provided by the *Repair and Storage Liens Act, 1989.*

1989, c. 17

Unclaimed property

(3) Any object, vehicle or thing removed and stored in accordance with subsection (1) and not claimed by the owner within sixty days is the property of the Corporation and may be sold and the proceeds shall form part of the general funds of the Corporation.

Perishable property

(4) Despite subsection (3), any object or thing which is perishable is the property of the Corporation upon being moved from the removal zone in accordance with subsection (1) and at any time thereafter may be destroyed or given to any charitable institution.

Metropolitan sidewalks and boulevards
R.S.O. 1980,
c. 314

4. A by-law under this Act may apply to a sidewalk or boulevard on any highway within the metropolitan road system established under the *Municipality of Metropolitan Toronto Act* if the Metropolitan Council has passed a by-law under section 85 of that Act in respect of the sidewalk or boulevard or portion thereof designated under section 2 of this Act.

Commencement

5. This Act comes into force on the day it receives Royal Assent.

6. This Act is repealed on the third anniversary of the day it receives Royal Assent. Repeal

7. The short title of this Act is the *City of Toronto Act*, Short title 1990.

Bill Pr4

*(Chapter Pr12
Statutes of Ontario, 1990)*

An Act respecting the City of Toronto

Mr. Kanter

<i>1st Reading</i>	March 29th, 1990
<i>2nd Reading</i>	May 31st, 1990
<i>3rd Reading</i>	May 31st, 1990
<i>Royal Assent</i>	May 31st, 1990

Bill Pr4**1990****An Act respecting the City of Toronto**

Whereas The Corporation of the City of Toronto, herein called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act, “removal zone” means a sidewalk or boulevard or portion thereof that has been designated under clause 2 (1) (a). Definition

2.—(1) The council of the Corporation may pass by-laws,

By-laws
respecting
sidewalks and
boulevards

(a) designating any sidewalk or boulevard or portion thereof located on any public highway as a removal zone; and

(b) prohibiting the stopping, parking, placing, storing, standing or leaving, in a removal zone, any object, vehicle or thing,

(i) which is used to sell, display or expose goods, wares, merchandise, products, crafts, jewellery, refreshments, foodstuffs or any other items, or

(ii) which obstructs pedestrians,

unless the owner of the object, vehicle or thing holds a valid permit issued by the Corporation granting the exclusive use of a designated area within the removal zone.

(2) A by-law passed under subsection (1) is not effective in respect of a particular removal zone unless signs are erected to indicate the removal zone.

Posting of
signs

Enforcement

3.—(1) A police officer, police cadet, municipal by-law enforcement officer or any person authorized by by-law to enforce a by-law passed under this Act, who has reason to believe that any object, vehicle or thing is stopped, parked, placed, stored, standing or left in a removal zone in contravention of the by-law,

- (a) may, upon producing appropriate identification, require that a valid permit issued by the Corporation be produced for reasonable inspection; and
- (b) if no valid permit is produced, may, after informing the persons, if any, in charge of the object, vehicle or thing that it is in a removal zone contrary to the by-law and upon giving a receipt therefor, cause it to be moved or taken to and placed or stored in a suitable place.

Lien

(2) Subject to subsections (3) and (4), all costs and charges for the removal, care and storage of any object, vehicle or thing under the by-law are a lien upon the object, vehicle or thing which may be enforced by the Corporation in the manner provided by the *Repair and Storage Liens Act, 1989*.

1989, c. 17

Unclaimed property

(3) Any object, vehicle or thing removed and stored in accordance with subsection (1) and not claimed by the owner within sixty days is the property of the Corporation and may be sold and the proceeds shall form part of the general funds of the Corporation.

Perishable property

(4) Despite subsection (3), any object or thing which is perishable is the property of the Corporation upon being moved from the removal zone in accordance with subsection (1) and at any time thereafter may be destroyed or given to any charitable institution.

Metropolitan sidewalks and boulevards
R.S.O. 1980,
c. 314

4. A by-law under this Act may apply to a sidewalk or boulevard on any highway within the metropolitan road system established under the *Municipality of Metropolitan Toronto Act* if the Metropolitan Council has passed a by-law under section 85 of that Act in respect of the sidewalk or boulevard or portion thereof designated under section 2 of this Act.

Commencement

5. This Act comes into force on the day it receives Royal Assent.

6. This Act is repealed on the third anniversary of the day ^{Repeal} it receives Royal Assent.

7. The short title of this Act is the *City of Toronto Act*, ^{Short title} 1990.



Bill Pr5

An Act respecting Certain Land in the Town Plot of Gowganda in the District of Timiskaming

Mr. Fleet

1st Reading May 11th, 1989

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr5**1989**

**An Act respecting Certain Land in the
Town Plot of Gowganda in the
District of Timiskaming**

Whereas the Roman Catholic Episcopal Corporation of the Diocese of Sault Ste. Marie hereby represents that it is the registered owner of the land described in section 1; that the Crown, in right of Ontario, by letters patent dated the 23rd day of September, 1909 granted the land to the Roman Catholic Episcopal Corporation of the Diocese of Sault Ste. Marie; that the habendum in the letters patent reads as follows:

Preamble

To have and to hold unto the said Roman Catholic Episcopal Corporation of the Diocese of Sault Ste. Marie for church purposes;

that the land was in fact never used for church purposes and has always remained vacant; that the applicant wishes to remove the cloud from the title created by the habendum in the original letters patent; and whereas the applicant applies for special legislation for such purposes; and whereas it is deemed expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The letters patent dated the 23rd day of September, 1909, granting to the Roman Catholic Episcopal Corporation of the Diocese of Sault Ste. Marie all of Lot 61 on the North Side of Seventh Street in the Town Plot of Gowganda in the Township of Nicol in the District of Timiskaming (formerly the District of Nipissing), being the lands registered in the Land Registry Office for the Land Titles Division of Timiskaming (No. 54) as Parcel 5986 in the register for Nipissing North Division, are amended by striking out "for church purposes" in the habendum of the letters patent as set out in the Preamble.

Amendment
to letters
patent

Commencement

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *Gowganda Town Plot Land Act, 1989*.

Bill Pr5

*(Chapter Pr13
Statutes of Ontario, 1989)*

An Act respecting Certain Land in the Town Plot of Gowganda in the District of Timiskaming

Mr. Fleet

<i>1st Reading</i>	May 11th, 1989
<i>2nd Reading</i>	June 19th, 1989
<i>3rd Reading</i>	June 19th, 1989
<i>Royal Assent</i>	June 20th, 1989

Bill Pr5

1989

**An Act respecting Certain Land in the
Town Plot of Gowganda in the
District of Timiskaming**

Whereas the Roman Catholic Episcopal Corporation of the Diocese of Sault Ste. Marie hereby represents that it is the registered owner of the land described in section 1; that the Crown, in right of Ontario, by letters patent dated the 23rd day of September, 1909 granted the land to the Roman Catholic Episcopal Corporation of the Diocese of Sault Ste. Marie; that the habendum in the letters patent reads as follows:

Preamble

To have and to hold unto the said Roman Catholic Episcopal Corporation of the Diocese of Sault Ste. Marie for church purposes;

that the land was in fact never used for church purposes and has always remained vacant; that the applicant wishes to remove the cloud from the title created by the habendum in the original letters patent; and whereas the applicant applies for special legislation for such purposes; and whereas it is deemed expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- The letters patent dated the 23rd day of September, 1909, granting to the Roman Catholic Episcopal Corporation of the Diocese of Sault Ste. Marie all of Lot 61 on the North Side of Seventh Street in the Town Plot of Gowganda in the Township of Nicol in the District of Timiskaming (formerly the District of Nipissing), being the lands registered in the Land Registry Office for the Land Titles Division of Timiskaming (No. 54) as Parcel 5986 in the register for Nipissing North Division, are amended by striking out "for church purposes" in the habendum of the letters patent as set out in the Preamble.

Amendment
to letters
patent

Commencement

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *Gowganda Town Plot Land Act, 1989*.

ND SESSION, 34TH LEGISLATURE, ONTARIO
38 ELIZABETH II, 1989

2^e SESSION, 34^e LÉGISLATURE, ONTARIO
38 ELIZABETH II, 1989

Bill Pr6

**An Act respecting the Centre
culturel d'Orléans**

Mr. Morin

1st Reading July 5th, 1989
2nd Reading
3rd Reading
Royal Assent

Projet de loi Pr6

**Loi concernant le Centre
culturel d'Orléans**

M. Morin

1^{re} lecture 5 juillet 1989
2^e lecture
3^e lecture
sanction royale

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

NOTE EXPLICATIVE

L'objet du projet de loi est énoncé dans le préambule.

Bill Pr6**1989**

**An Act respecting the Centre
culturel d'Orléans**

Preamble

Whereas the Centre culturel d'Orléans, herein called the Centre, was incorporated by letters patent on the 9th day of June, 1983; that the objects of the Centre are to acquire, maintain and operate a cultural centre; that on the 1st day of September, 1984, the council of The Corporation of the City of Gloucester leased the land described in the Schedule for the construction by the Centre of the cultural centre; that the cultural centre was constructed and has since its completion been maintained and operated in accordance with the purposes of the Centre; that the Centre is a registered charity within the meaning of the *Income Tax Act* (Canada); that it is desirable that provision be made to authorize the council of The Corporation of the City of Gloucester to exempt the real property of the Centre from taxation for municipal and school purposes, other than local improvement rates; and whereas the Centre has applied for special legislation for such purposes; and whereas it is expedient to grant the application;

R.S.C. 1952,
c. 148

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

Tax exemptionR.S.O. 1980,
c. 31

1.—(1) The council of The Corporation of the City of Gloucester may pass by-laws exempting from taxes for municipal and school purposes, other than local improvement rates, the land, as defined in the *Assessment Act*, occupied by the Centre, being the lands and premises described in the Schedule, so long as the land is occupied and used solely for the purposes of the Centre.

Conditions

(2) An exemption granted under subsection (1) may be subject to conditions as may be set out in the by-law.

Cancellation of arrears

2. The council of The Corporation of the City of Gloucester may by by-law cancel any or all taxes levied for municipal and school purposes, other than local improvement rates, on

Projet de loi Pr6**1989****Loi concernant le Centre culturel d'Orléans**

Attendu que le Centre culturel d'Orléans, ci-après appelé le **Centre**, a été constitué en personne morale par lettres patentes datées du 9 juin 1983; que la mission du Centre est d'acquérir et de faire fonctionner un centre culturel; que le 1^{er} septembre 1984, le conseil de la cité de Gloucester a fourni, par voie de bail, le bien-fonds décrit à l'annexe pour permettre au Centre d'y construire le centre culturel; que le centre culturel a été construit et qu'il a fonctionné, depuis l'achèvement de la construction, conformément aux buts du Centre; que le Centre est un organisme de charité enregistré au sens de la *Loi de l'impôt sur le revenu* (Canada); qu'il est souhaitable que le conseil de la cité de Gloucester soit autorisé à exonérer les biens immeubles du Centre des impôts levés aux fins municipales et scolaires, à l'exception des redevances pour aménagements locaux; que le Centre a présenté une demande en vue d'obtenir l'adoption d'une loi spéciale à cette fin; et attendu qu'il est opportun de faire droit à cette demande;

S.R.C. 1952,
chap. 148

Sa Majesté, sur l'avis et avec le consentement de l'Assemblée législative de la province de l'Ontario, décrète ce qui suit :

1 (1) Le conseil de la cité de Gloucester peut, par voie de règlement municipal, exonérer des impôts aux fins municipales et scolaires, à l'exception des redevances pour aménagements locaux, le bien-fonds, au sens de la définition figurant à la *Loi sur l'évaluation foncière*, occupé par le Centre et qui est décrit à l'annexe, tant que le bien-fonds est occupé et utilisé uniquement aux fins du Centre.

Exonération
d'impôts

(2) L'exonération accordée en vertu du paragraphe (1) peut être assujettie aux conditions précisées dans le règlement municipal.

L.R.O. 1980,
chap. 31

2 Le conseil de la cité de Gloucester peut adopter un règlement municipal annulant tout ou partie des impôts levés

Annulation de
l'arriéré d'im-
pôts

the lands and premises described in the Schedule since the 1st day of September, 1984.

Deemed
exemption
R.S.O. 1980,
cc. 439, 31

3. For the purposes of subsection 121 (10) of the *Regional Municipality of Ottawa-Carleton Act*, the exemption from taxation granted under section 1 shall be deemed to be an exemption provided under section 3 of the *Assessment Act*.

Commencement

4. This Act comes into force on the day it receives Royal Assent.

Short title

5. The short title of this Act is the *Centre culturel d'Orléans Act, 1989*.

SCHEDULE

That parcel of land and premises in the City of Gloucester, in The Regional Municipality of Ottawa-Carleton, being composed of that part of Lot 38, registrar's compiled Plan No. 906, designated as Parts 1 and 2 on Plan 5R-8061.

aux fins municipales et scolaires sur le bien-fonds décrit à l'annexe à compter du 1^{er} septembre 1984, à l'exception des redevances pour aménagements locaux.

3 Pour l'application du paragraphe 121 (10) de la *Loi sur la municipalité régionale d'Ottawa-Carleton*, l'exonération d'impôts accordée en vertu de l'article 1 est réputée une exemption prévue à l'article 3 de la *Loi sur l'évaluation foncière*.

Exonération
L.R.O. 1980,
chap. 439, 31

4 La présente loi entre en vigueur le jour où elle reçoit la Entrée en vigueur

5 Le titre abrégé de la présente loi est *Loi de 1989 sur le Titre abrégé Centre culturel d'Orléans*.

ANNEXE

Le bien-fonds situé dans la cité de Gloucester, dans la municipalité régionale d'Ottawa-Carleton, constitué de la partie du lot 38 du plan dressé par le registrateur portant le numéro 906, et désigné comme les parties 1 et 2 sur le plan 5R-8061.

D SESSION, 34th LEGISLATURE, ONTARIO
38 ELIZABETH II, 1989

Bill Pr6

An Act respecting the Centre
culturel d'Orléans

Mr. Morin

1st Reading July 5th, 1989

2nd Reading

3rd Reading

Royal Assent

(Reprinted as amended by the
Regulations and Private Bills
Committee)

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2^e SESSION, 34^e LÉGISLATURE, ONTARIO
38 ELIZABETH II, 1989

Projet de loi Pr6

Loi concernant le Centre
culturel d'Orléans

M. Morin

1^{re} lecture 5 juillet 1989

2^e lecture

3^e lecture

sanction royale

(Réimprimé tel qu'il est modifié par le
Comité des règlements et des
projets de loi privés)

Imprimé avec l'autorisation
de l'Assemblée législative par
©l'Imprimeur de la Reine pour l'Ontario

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

NOTE EXPLICATIVE

L'objet du projet de loi est énoncé dans le préambule.

Bill Pr6**1989****An Act respecting the Centre
culturel d'Orléans****Preamble**R.S.C. 1952,
c. 148

Whereas the Centre culturel d'Orléans, herein called the Centre, was incorporated by letters patent on the 9th day of June, 1983; that the objects of the Centre are to acquire, maintain and operate a cultural centre; that on the 1st day of September, 1984, the council of The Corporation of the City of Gloucester leased the land described in the Schedule for the construction by the Centre of the cultural centre; that the cultural centre was constructed and has since its completion been maintained and operated in accordance with the purposes of the Centre; that the Centre is a registered charity within the meaning of the *Income Tax Act* (Canada); that it is desirable that provision be made to authorize the council of The Corporation of the City of Gloucester to exempt the real property of the Centre from taxation for municipal and school purposes, other than local improvement rates; and whereas the Centre has applied for special legislation for such purposes; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**Tax
exemption**R.S.O. 1980,
c. 31

1.—(1) The council of The Corporation of the City of Gloucester may pass by-laws exempting from taxes for municipal and school purposes, other than local improvement rates, the land, as defined in the *Assessment Act*, occupied by the Centre, being the lands and premises described in the Schedule, so long as the land is occupied and used solely for the purposes of the Centre.

Conditions

(2) An exemption granted under subsection (1) may be subject to conditions as may be set out in the by-law.

Restriction

(3) An exemption granted under subsection (1) does not apply in respect of any portion of the land used for commercial purposes.

Projet de loi Pr6

1989

**Loi concernant le Centre
culturel d'Orléans**

Attendu que le Centre culturel d'Orléans, ci-après appelé le Centre, a été constitué en personne morale par lettres patentes datées du 9 juin 1983; que la mission du Centre est d'acquérir et de faire fonctionner un centre culturel; que le 1^{er} septembre 1984, le conseil de la cité de Gloucester a fourni, par voie de bail, le bien-fonds décrit à l'annexe pour permettre au Centre d'y construire le centre culturel; que le centre culturel a été construit et qu'il a fonctionné, depuis l'achèvement de la construction, conformément aux buts du Centre; que le Centre est un organisme de charité enregistré au sens de la *Loi de l'impôt sur le revenu* (Canada); qu'il est souhaitable que le conseil de la cité de Gloucester soit autorisé à exonérer les biens immeubles du Centre des impôts levés aux fins municipales et scolaires, à l'exception des redevances pour aménagements locaux; que le Centre a présenté une demande en vue d'obtenir l'adoption d'une loi spéciale à cette fin; et attendu qu'il est opportun de faire droit à cette demande;

Préambule

S.R.C. 1952,
chap. 148

Sa Majesté, sur l'avis et avec le consentement de l'Assemblée législative de la province de l'Ontario, décrète ce qui suit :

1 (1) Le conseil de la cité de Gloucester peut, par voie de règlement municipal, exonérer des impôts aux fins municipales et scolaires, à l'exception des redevances pour aménagements locaux, le bien-fonds, au sens de la définition figurant à la *Loi sur l'évaluation foncière*, occupé par le Centre et qui est décrit à l'annexe, tant que le bien-fonds est occupé et utilisé uniquement aux fins du Centre.

Exonération
d'impôtsL.R.O. 1980,
chap. 31

(2) L'exonération accordée en vertu du paragraphe (1) peut être assujettie aux conditions précisées dans le règlement municipal.

Conditions

(3) L'exonération accordée en vertu du paragraphe (1) ne s'applique pas à l'égard d'une partie du bien-fonds utilisée à des fins commerciales.

Restriction

Cancellation
of arrears

2. The council of The Corporation of the City of Gloucester may by by-law cancel any or all taxes levied for municipal and school purposes, other than local improvement rates, on the lands and premises described in the Schedule since the 1st day of September, 1984.

Deemed
exemption
R.S.O. 1980,
cc. 439, 31

3. For the purposes of subsection 121 (10) of the *Regional Municipality of Ottawa-Carleton Act*, the exemption from taxation granted under section 1 shall be deemed to be an exemption provided under section 3 of the *Assessment Act*.

Commence-
ment

4. This Act comes into force on the day it receives Royal Assent.

Short title

5. The short title of this Act is the *Centre culturel d'Orléans Act, 1989*.

SCHEDULE

That parcel of land and premises in the City of Gloucester, in The Regional Municipality of Ottawa-Carleton, being composed of that part of Lot 38, registrar's compiled Plan No. 906, designated as Parts 1 and 2 on Plan 5R-8061.

2 Le conseil de la cité de Gloucester peut adopter un règlement municipal annulant tout ou partie des impôts levés aux fins municipales et scolaires sur le bien-fonds décrit à l'annexe à compter du 1^{er} septembre 1984, à l'exception des redevances pour aménagements locaux.

Annulation de
l'arriéré d'im-
pôts

3 Pour l'application du paragraphe 121 (10) de la *Loi sur la municipalité régionale d'Ottawa-Carleton*, l'exonération d'impôts accordée en vertu de l'article 1 est réputée une exemption prévue à l'article 3 de la *Loi sur l'évaluation foncière*.

Exonération
L.R.O. 1980,
chap. 439, 31

4 La présente loi entre en vigueur le jour où elle reçoit la sanction royale.

Entrée en
vigueur

5 Le titre abrégé de la présente loi est *Loi de 1989 sur le Centre culturel d'Orléans*.

Titre abrégé

ANNEXE

Le bien-fonds situé dans la cité de Gloucester, dans la municipalité régionale d'Ottawa-Carleton, constitué de la partie du lot 38 du plan dressé par le registrateur portant le numéro 906, et désigné comme les parties 1 et 2 sur le plan 5R-8061.

Bill Pr6

(*Chapter Pr21*
Statutes of Ontario, 1989)

n Act respecting the Centre culturel d'Orléans

Mr. Morin

1st Reading	July 5th, 1989
2nd Reading	July 13th, 1989
3rd Reading	July 13th, 1989
Royal Assent	July 13th, 1989

Projet de loi Pr6

(*Chapitre Pr21*
Lois de l'Ontario de 1989)

Loi concernant le Centre culturel d'Orléans

M. Morin

1 ^{re} lecture	5 juillet 1989
2 ^e lecture	13 juillet 1989
3 ^e lecture	13 juillet 1989
sanction royale	13 juillet 1989

Bill Pr6**1989****An Act respecting the Centre culturel d'Orléans****Preamble**

Whereas the Centre culturel d'Orléans, herein called the Centre, was incorporated by letters patent on the 9th day of June, 1983; that the objects of the Centre are to acquire, maintain and operate a cultural centre; that on the 1st day of September, 1984, the council of The Corporation of the City of Gloucester leased the land described in the Schedule for the construction by the Centre of the cultural centre; that the cultural centre was constructed and has since its completion been maintained and operated in accordance with the purposes of the Centre; that the Centre is a registered charity within the meaning of the *Income Tax Act* (Canada); that it is desirable that provision be made to authorize the council of The Corporation of the City of Gloucester to exempt the real property of the Centre from taxation for municipal and school purposes, other than local improvement rates; and whereas the Centre has applied for special legislation for such purposes; and whereas it is expedient to grant the application;

R.S.C. 1952,
c. 148

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

Tax exemption

R.S.O. 1980,
c. 31

1.—(1) The council of The Corporation of the City of Gloucester may pass by-laws exempting from taxes for municipal and school purposes, other than local improvement rates, the land, as defined in the *Assessment Act*, occupied by the Centre, being the lands and premises described in the Schedule, so long as the land is occupied and used solely for the purposes of the Centre.

Conditions

(2) An exemption granted under subsection (1) may be subject to conditions as may be set out in the by-law.

Restriction

(3) An exemption granted under subsection (1) does not apply in respect of any portion of the land used for commercial purposes.

Projet de loi Pr6**1989**

**Loi concernant le Centre
culturel d'Orléans**

Attendu que le Centre culturel d'Orléans, ci-après appelé le Centre, a été constitué en personne morale par lettres patentes datées du 9 juin 1983; que la mission du Centre est d'acquérir et de faire fonctionner un centre culturel; que le 1^{er} septembre 1984, le conseil de la cité de Gloucester a fourni, par voie de bail, le bien-fonds décrit à l'annexe pour permettre au Centre d'y construire le centre culturel; que le centre culturel a été construit et qu'il a fonctionné, depuis l'achèvement de la construction, conformément aux buts du Centre; que le Centre est un organisme de charité enregistré au sens de la *Loi de l'impôt sur le revenu* (Canada); qu'il est souhaitable que le conseil de la cité de Gloucester soit autorisé à exonérer les biens immeubles du Centre des impôts levés aux fins municipales et scolaires, à l'exception des redevances pour aménagements locaux; que le Centre a présenté une demande en vue d'obtenir l'adoption d'une loi spéciale à cette fin; et attendu qu'il est opportun de faire droit à cette demande;

Sa Majesté, sur l'avis et avec le consentement de l'Assemblée législative de la province de l'Ontario, décrète ce qui suit :

1 (1) Le conseil de la cité de Gloucester peut, par voie de règlement municipal, exonérer des impôts aux fins municipales et scolaires, à l'exception des redevances pour aménagements locaux, le bien-fonds, au sens de la définition figurant à la *Loi sur l'évaluation foncière*, occupé par le Centre et qui est décrit à l'annexe, tant que le bien-fonds est occupé et utilisé uniquement aux fins du Centre.

Exonération
d'impôts

(2) L'exonération accordée en vertu du paragraphe (1) peut être assujettie aux conditions précisées dans le règlement municipal.

L.R.O. 1980,
chap. 31

(3) L'exonération accordée en vertu du paragraphe (1) ne s'applique pas à l'égard d'une partie du bien-fonds utilisée à des fins commerciales.

Conditions

Restriction

Préambule

S.R.C. 1952,
chap. 148

Cancellation
of arrears

2. The council of The Corporation of the City of Gloucester may by by-law cancel any or all taxes levied for municipal and school purposes, other than local improvement rates, on the lands and premises described in the Schedule since the 1st day of September, 1984.

Deemed
exemption
R.S.O. 1980,
cc. 439, 31

3. For the purposes of subsection 121 (10) of the *Regional Municipality of Ottawa-Carleton Act*, the exemption from taxation granted under section 1 shall be deemed to be an exemption provided under section 3 of the *Assessment Act*.

Commencement

4. This Act comes into force on the day it receives Royal Assent.

Short title

5. The short title of this Act is the *Centre culturel d'Orléans Act, 1989*.

SCHEDULE

That parcel of land and premises in the City of Gloucester, in The Regional Municipality of Ottawa-Carleton, being composed of that part of Lot 38, registrar's compiled Plan No. 906, designated as Parts 1 and 2 on Plan 5R-8061.

2 Le conseil de la cité de Gloucester peut adopter un règlement municipal annulant tout ou partie des impôts levés aux fins municipales et scolaires sur le bien-fonds décrit à l'annexe à compter du 1^{er} septembre 1984, à l'exception des redérences pour aménagements locaux.

Annulation de
l'arriéré d'im-
pôts

3 Pour l'application du paragraphe 121 (10) de la *Loi sur la municipalité régionale d'Ottawa-Carleton*, l'exonération d'impôts accordée en vertu de l'article 1 est réputée une exemption prévue à l'article 3 de la *Loi sur l'évaluation foncière*.

Exonération
L.R.O. 1980,
chap. 439, 31

4 La présente loi entre en vigueur le jour où elle reçoit la sanction royale.

Entrée en
vigueur

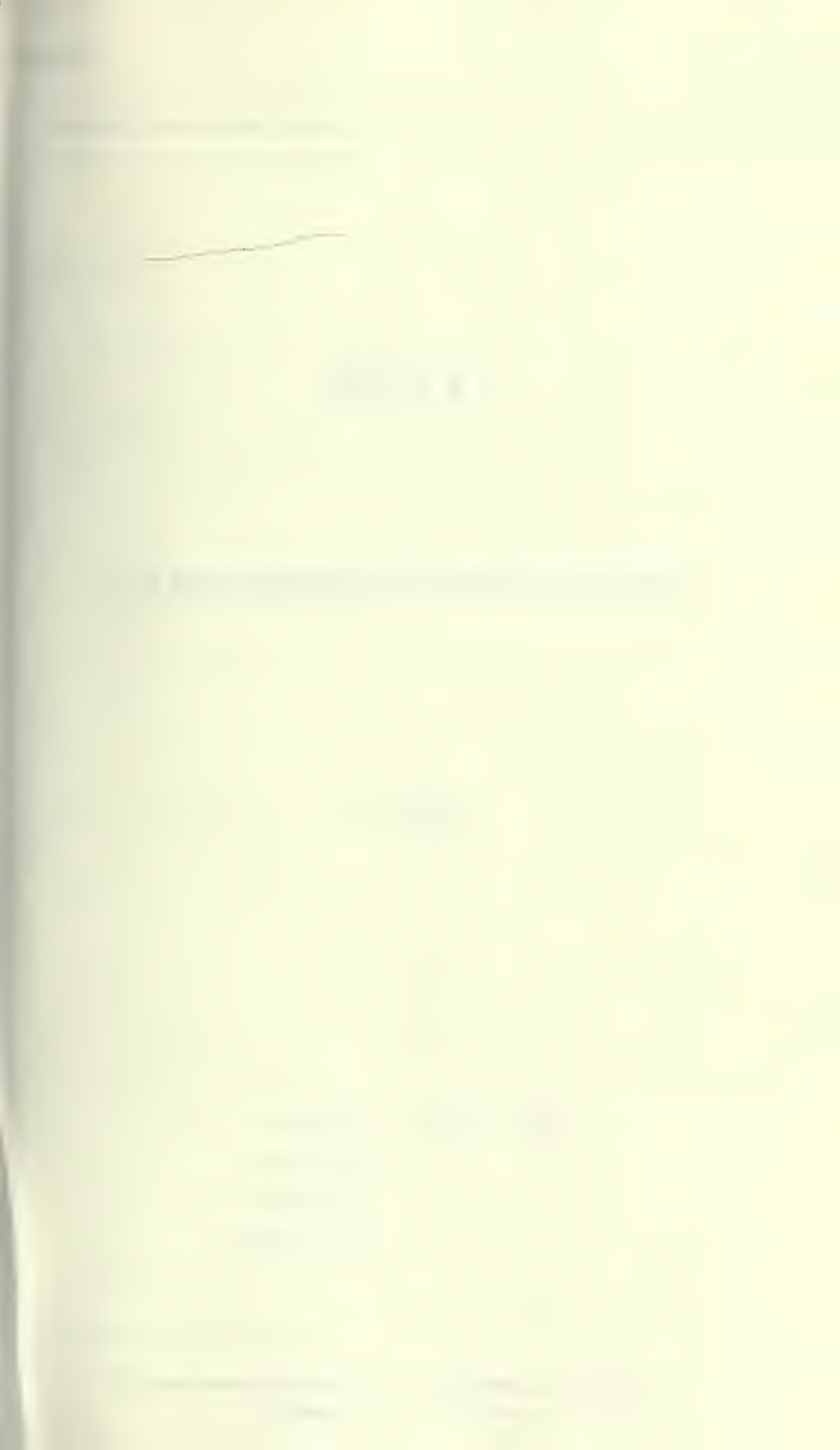
5 Le titre abrégé de la présente loi est *Loi de 1989 sur le Centre culturel d'Orléans*.

Titre abrégé

ANNEXE

Le bien-fonds situé dans la cité de Gloucester, dans la municipalité régionale d'Ottawa-Carleton, constitué de la partie du lot 38 du plan dressé par le registrateur portant le numéro 906, et désigné comme les parties 1 et 2 sur le plan 5R-8061.







Bill Pr7

An Act respecting Royal Botanical Gardens

Ms Collins

1st Reading May 23rd, 1989

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr7**1989****An Act respecting Royal Botanical Gardens**

Whereas the Board of the Royal Botanical Gardens hereby represents that it was incorporated by *The Royal Botanical Gardens Act, 1941*, being chapter 75, and that its membership was increased by *The Royal Botanical Gardens Act, 1954*, being chapter 125 and *The Royal Botanical Gardens Act, 1959*, being chapter 130; and whereas the applicant hereby applies for special legislation providing for a modification of its organization, government and administration; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Definitions

“board of directors” means the board of directors of the Royal Botanical Gardens;

“corporation” means the corporation continued by subsection 2 (1).

2.—(1) The Board of the Royal Botanical Gardens, as incorporated by *The Royal Botanical Gardens Act, 1941*, being chapter 75, is continued as a corporation without share capital under the name of “Royal Botanical Gardens”, consisting of the members of the board of directors.

Corporation continued

(2) The fiscal year of the corporation begins on the 1st day of January in each year and ends on the 31st day of December in the same year.

Fiscal year

(3) The *Corporations Act* does not apply to the corporation.

R.S.O. 1980,
c. 95
not to apply**3. The objects of the corporation are,**

Objects

(a) to develop, assemble, document and maintain living collections of plants and animals;

- (b) to maintain nature preserves;
- (c) to protect specific environments and flora and fauna that are of special value as parental stocks or may be in danger of extinction;
- (d) to exhibit its collections to the public in cultivated and natural areas, museums and galleries;
- (e) to conduct botanical, horticultural and related biological research;
- (f) to prepare and distribute publications in the areas of research referred to in clause (e);
- (g) to act as an information resource centre for plant sciences and the understanding of natural phenomena, and conduct educational programs, including extension activities;
- (h) to develop supporting resources such as herbaria, libraries, conservatories, greenhouses and propagation facilities; and
- (i) to co-operate with other institutions of learning, research and extension on matters pertaining to biology, horticulture, landscape design, floral art and related pursuits appropriate to a botanical garden.

Board of
directors

4.—(1) The affairs of the corporation shall be managed and controlled by a board of directors composed of the following members:

1. A maximum of six persons appointed by the council of The Regional Municipality of Hamilton-Wentworth for a term concurrent with the council's term and until their successors are appointed.
2. A maximum of three persons appointed by the council of The Regional Municipality of Halton for a term concurrent with the council's term and until their successors are appointed.
3. Two persons appointed by the Lieutenant Governor in Council for a term of three years.
4. Two persons appointed by the Governor in Council, on the recommendation of the board of directors, for a term of three years.

5. If less than the maximum number of persons are appointed under paragraph 1, 2, 3 or 4, the board of directors may appoint persons in their stead for a term to be determined by by-law.
6. The President of McMaster University, by virtue of office.
7. The President of the Royal Botanical Gardens Auxiliary, by virtue of office.
8. Nine persons appointed by the board of directors to serve for a term to be determined by by-law.

(2) A vacancy that occurs on the board of directors shall be filled by the body or person that appointed the director whose office is vacant to hold office for the remainder of the unexpired term. Vacancies

(3) A majority of the appointed members of the board of directors constitutes a quorum. Quorum

(4) Every member of the board of directors may, with the consent of the corporation, be indemnified out of the funds of the corporation from all costs, charges and expenses sustained or incurred, Members indemnified

- (a) in any action or proceeding brought against the member in respect of any act, matter or thing done or permitted by the member in the execution of the duties of office; and
- (b) in relation to the affairs thereof, except such costs, charges or expenses as are occasioned by the member's wilful neglect or default.

5. The board of directors has all the powers necessary to achieve the objects of the corporation and, without limiting the generality of the foregoing, may, Powers of board

- (a) make by-laws,
 - (i) respecting the administration of the corporation's affairs,
 - (ii) governing the use by the public of the corporation's facilities, property and equipment,
 - (iii) requiring the payment of fees for the admission of the public or any class of it to the

facilities and property, and prescribing the amounts of the fees,

- (iv) providing for memberships, and prescribing the qualifications and terms of membership and the fees, if any, to be paid for it, and
- (v) providing for and regulating meetings of the members;
- (b) appoint a chief operating officer who has general supervision and direction over the operation and staff of the corporation and providing for the termination of such appointment;
- (c) appoint, promote, transfer or remove officers and staff as are necessary for the proper conduct of the corporation's affairs;
- (d) fix the duties, salaries and qualifications of office or employment and other emoluments of the chief operating officer and members of the corporation's staff;
- (e) provide for the retirement and superannuation of persons mentioned in clauses (b) and (c);
- (f) appoint by resolution a director or directors of the board, or any other persons, to execute on behalf of the board of directors any documents and other instruments in writing and to affix the corporation's seal to them;
- (g) pass a by-law authorizing the directors to elect from among their number an executive committee consisting of at least three persons and to delegate to the executive committee any powers of the board of directors, subject to any restrictions contained in the by-law or imposed by the directors, and authorizing the directors to fix the quorum of the executive committee at not less than a majority of its members;
- (h) appoint committees from the directors and such other committees as are considered desirable, and confer upon them authority to act for the board of directors with respect to any matter;

- (i) establish, maintain and operate public gardens and related facilities as required or convenient for carrying out the corporation's objects;
- (j) enter into agreements with associations or organizations having objects similar to those of the corporation;
- (k) enter into agreements with the governing bodies of universities, colleges or schools in areas consistent with the corporation's objects, including the interchange of staff;
- (l) acquire, hold and dispose of real and personal property; and
- (m) solicit, receive and hold gifts for any purpose related to the corporation's objects on such trusts and conditions as seem proper to the board of directors, and administer and dispose of them in accordance with the trusts and conditions.

6.—(1) So long as the lands owned by the corporation are occupied by and used for the purposes of the corporation, they are exempt from taxes for municipal and school purposes other than local improvement rates.

Tax
exemption

(2) The exemption granted under subsection (1) does not apply to land used by the corporation to operate a tea house or to land described in the Schedule.

(3) For the purposes of subsection 90 (9) of the *Regional Municipality of Halton Act* and subsection 101 (9) of the *Regional Municipality of Hamilton-Wentworth Act*, the exemption from taxation granted under subsection (1) shall be deemed to be an exemption provided under section 3 of the *Assessment Act*.

Deemed
exemption
R.S.O. 1980,
cc. 436, 437,
31

7. The corporation's property and the income and profits of all its property shall be applied solely to achieving its objects.

Application
of property

8. The funds of the corporation not immediately required for its objects and the proceeds of all property that come to the corporation, subject to any trust affecting the property, may be invested and reinvested in any investments that the board of directors considers appropriate.

Investment of
funds

Audit

9.—(1) The accounts and financial transactions of the board of directors shall be audited annually by an auditor appointed by the board.

Annual report, etc.

(2) The corporation shall deliver a copy of the annual report to the Minister of Culture and Communications, the clerk of The Regional Municipality of Halton and the clerk of The Regional Municipality of Hamilton-Wentworth.

Idem

(3) A copy of the annual report shall be provided to any member of the Royal Botanical Gardens who requests a copy.

Borrowing powers

10.—(1) The board of directors may borrow money upon the credit of the corporation, may issue bonds, debentures or other securities of the corporation, may pledge or sell them for such sums or at such prices as may be considered expedient or necessary, and may use the corporation's real or personal property as collateral.

Trust property

(2) Nothing in this Act authorizes the board of directors to alienate or use as collateral any real or personal property acquired by the corporation on the condition that the property not be alienated or used as collateral.

Dissolution

11. Upon dissolution of the corporation and after payment of all debts and liabilities, the remaining property of the corporation shall be distributed or disposed of to a charitable organization in Canada having objects similar in nature to those of the corporation.

Transition

12. The members of the Board of the Royal Botanical Gardens holding office immediately before this Act comes into force shall continue to hold office and constitute the board of directors under this Act until the members of the board of directors are appointed or named under section 4.

Repeals

13. *The Royal Botanical Gardens Act, 1941*, being chapter 75, *The Royal Botanical Gardens Act, 1954*, being chapter 125 and *The Royal Botanical Gardens Act, 1959*, being chapter 130, are repealed.

Commencement

14. This Act comes into force on the day it receives Royal Assent.

Short title

15. The short title of this Act is the *Royal Botanical Gardens Act, 1989*.

SCHEDULE

Land in the Town of Flamborough as follows:

<i>Roll No.</i>	<i>Subordinate</i>	<i>Description</i>	<i>Area</i>
56700	0020	Concession 1, Part Lot 19	17.90
57000	0020	Concession 1, Part Lot 19	21.00
57400	0000	Concession 2, Part Lots 20 and 21	9.87
29800	0000	Concession 2, Part Lots 21 and 22	13.58





Bill Pr7

*(Chapter Pr22
Statutes of Ontario, 1989)*

An Act respecting Royal Botanical Gardens

Ms Collins

<i>1st Reading</i>	May 23rd, 1989
<i>2nd Reading</i>	July 13th, 1989
<i>3rd Reading</i>	July 13th, 1989
<i>Royal Assent</i>	July 13th, 1989

Bill Pr7

1989

An Act respecting Royal Botanical Gardens

Whereas the Board of the Royal Botanical Gardens hereby represents that it was incorporated by *The Royal Botanical Gardens Act, 1941*, being chapter 75, and that its membership was increased by *The Royal Botanical Gardens Act, 1954*, being chapter 125 and *The Royal Botanical Gardens Act, 1959*, being chapter 130; and whereas the applicant hereby applies for special legislation providing for a modification of its organization, government and administration; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Definitions

“board of directors” means the board of directors of the Royal Botanical Gardens;

“corporation” means the corporation continued by subsection 2 (1).

2.—(1) The Board of the Royal Botanical Gardens, as incorporated by *The Royal Botanical Gardens Act, 1941*, being chapter 75, is continued as a corporation without share capital under the name of “Royal Botanical Gardens”, consisting of the members of the board of directors.

Corporation
continued

(2) The fiscal year of the corporation begins on the 1st day of January in each year and ends on the 31st day of December in the same year.

Fiscal year

(3) The *Corporations Act* does not apply to the corporation.

R.S.O. 1980,
c. 95
not to apply

3. The objects of the corporation are,

Objects

(a) to develop, assemble, document and maintain living collections of plants and animals;

- (b) to maintain nature preserves;
- (c) to protect specific environments and flora and fauna that are of special value as parental stocks or may be in danger of extinction;
- (d) to exhibit its collections to the public in cultivated and natural areas, museums and galleries;
- (e) to conduct botanical, horticultural and related biological research;
- (f) to prepare and distribute publications in the areas of research referred to in clause (e);
- (g) to act as an information resource centre for plant sciences and the understanding of natural phenomena, and conduct educational programs, including extension activities;
- (h) to develop supporting resources such as herbaria, libraries, conservatories, greenhouses and propagation facilities; and
- (i) to co-operate with other institutions of learning, research and extension on matters pertaining to biology, horticulture, landscape design, floral art and related pursuits appropriate to a botanical garden.

Board of
directors

4.—(1) The affairs of the corporation shall be managed and controlled by a board of directors composed of the following members:

1. A maximum of six persons appointed by the council of The Regional Municipality of Hamilton-Wentworth for a term concurrent with the council's term and until their successors are appointed.
2. A maximum of three persons appointed by the council of The Regional Municipality of Halton for a term concurrent with the council's term and until their successors are appointed.
3. Two persons appointed by the Lieutenant Governor in Council for a term of three years.
4. Two persons appointed by the Governor in Council, on the recommendation of the board of directors, for a term of three years.

5. If less than the maximum number of persons are appointed under paragraph 1, 2, 3 or 4, the board of directors may appoint persons in their stead for a term to be determined by by-law.
6. The President of McMaster University, by virtue of office.
7. The President of the Royal Botanical Gardens Auxiliary, by virtue of office.
8. Nine persons appointed by the board of directors to serve for a term to be determined by by-law.

(2) A vacancy that occurs on the board of directors shall be filled by the body or person that appointed the director whose office is vacant to hold office for the remainder of the unexpired term. Vacancies

(3) A majority of the appointed members of the board of directors constitutes a quorum. Quorum

(4) Every member of the board of directors may, with the consent of the corporation, be indemnified out of the funds of the corporation from all costs, charges and expenses sustained or incurred, Members indemnified

- (a) in any action or proceeding brought against the member in respect of any act, matter or thing done or permitted by the member in the execution of the duties of office; and
- (b) in relation to the affairs thereof, except such costs, charges or expenses as are occasioned by the member's wilful neglect or default.

5. The board of directors has all the powers necessary to achieve the objects of the corporation and, without limiting the generality of the foregoing, may, Powers of board

- (a) make by-laws,
 - (i) respecting the administration of the corporation's affairs,
 - (ii) governing the use by the public of the corporation's facilities, property and equipment,
 - (iii) requiring the payment of fees for the admission of the public or any class of it to the

facilities and property, and prescribing the amounts of the fees,

- (iv) providing for memberships, and prescribing the qualifications and terms of membership and the fees, if any, to be paid for it, and
- (v) providing for and regulating meetings of the members;
- (b) appoint a chief operating officer who has general supervision and direction over the operation and staff of the corporation and providing for the termination of such appointment;
- (c) appoint, promote, transfer or remove officers and staff as are necessary for the proper conduct of the corporation's affairs;
- (d) fix the duties, salaries and qualifications of office or employment and other emoluments of the chief operating officer and members of the corporation's staff;
- (e) provide for the retirement and superannuation of persons mentioned in clauses (b) and (c);
- (f) appoint by resolution a director or directors of the board, or any other persons, to execute on behalf of the board of directors any documents and other instruments in writing and to affix the corporation's seal to them;
- (g) pass a by-law authorizing the directors to elect from among their number an executive committee consisting of at least three persons and to delegate to the executive committee any powers of the board of directors, subject to any restrictions contained in the by-law or imposed by the directors, and authorizing the directors to fix the quorum of the executive committee at not less than a majority of its members;
- (h) appoint committees from the directors and such other committees as are considered desirable, and confer upon them authority to act for the board of directors with respect to any matter;

- (i) establish, maintain and operate public gardens and related facilities as required or convenient for carrying out the corporation's objects;
- (j) enter into agreements with associations or organizations having objects similar to those of the corporation;
- (k) enter into agreements with the governing bodies of universities, colleges or schools in areas consistent with the corporation's objects, including the interchange of staff;
- (l) acquire, hold and dispose of real and personal property; and
- (m) solicit, receive and hold gifts for any purpose related to the corporation's objects on such trusts and conditions as seem proper to the board of directors, and administer and dispose of them in accordance with the trusts and conditions.

6.—(1) So long as the lands owned by the corporation are occupied by and used for the purposes of the corporation, they are exempt from taxes for municipal and school purposes other than local improvement rates. Tax exemption

(2) The exemption granted under subsection (1) does not apply to land used by the corporation to operate a tea house or to land described in the Schedule. Restriction

(3) For the purposes of subsection 90 (9) of the *Regional Municipality of Halton Act* and subsection 101 (9) of the *Regional Municipality of Hamilton-Wentworth Act*, the exemption from taxation granted under subsection (1) shall be deemed to be an exemption provided under section 3 of the *Assessment Act*. Deemed exemption
R.S.O. 1980,
cc. 436, 437,
31

7. The corporation's property and the income and profits of all its property shall be applied solely to achieving its objects. Application
of property

8. The funds of the corporation not immediately required for its objects and the proceeds of all property that come to the corporation, subject to any trust affecting the property, may be invested and reinvested in any investments that the board of directors considers appropriate. Investment
of funds

Audit	9. —(1) The accounts and financial transactions of the board of directors shall be audited annually by an auditor appointed by the board.
Annual report, etc.	(2) The corporation shall deliver a copy of the annual report to the Minister of Culture and Communications, the clerk of The Regional Municipality of Halton and the clerk of The Regional Municipality of Hamilton-Wentworth.
Item	(3) A copy of the annual report shall be provided to any member of the Royal Botanical Gardens who requests a copy.
Borrowing powers	10. —(1) The board of directors may borrow money upon the credit of the corporation, may issue bonds, debentures or other securities of the corporation, may pledge or sell them for such sums or at such prices as may be considered expedient or necessary, and may use the corporation's real or personal property as collateral.
Trust property	(2) Nothing in this Act authorizes the board of directors to alienate or use as collateral any real or personal property acquired by the corporation on the condition that the property not be alienated or used as collateral.
Dissolution	11. Upon dissolution of the corporation and after payment of all debts and liabilities, the remaining property of the corporation shall be distributed or disposed of to a charitable organization in Canada having objects similar in nature to those of the corporation.
Transition	12. The members of the Board of the Royal Botanical Gardens holding office immediately before this Act comes into force shall continue to hold office and constitute the board of directors under this Act until the members of the board of directors are appointed or named under section 4.
Repeals	13. <i>The Royal Botanical Gardens Act, 1941</i> , being chapter 75, <i>The Royal Botanical Gardens Act, 1954</i> , being chapter 125 and <i>The Royal Botanical Gardens Act, 1959</i> , being chapter 130, are repealed.
Commencement	14. This Act comes into force on the day it receives Royal Assent.
Short title	15. The short title of this Act is the <i>Royal Botanical Gardens Act, 1989</i> .

SCHEDULE

Land in the Town of Flamborough as follows:

<i>Roll No.</i>	<i>Subordinate</i>	<i>Description</i>	<i>Area</i>
56700	0020	Concession 1, Part Lot 19	17.90
57000	0020	Concession 1, Part Lot 19	21.00
57400	0000	Concession 2, Part Lots 20 and 21	9.87
29800	0000	Concession 2, Part Lots 21 and 22	13.58



Bill Pr8

An Act respecting National Capital Children's Oncology Care Inc.

Mr. Sterling

1st Reading March 21st, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr8**1990**

**An Act respecting
National Capital Children's Oncology Care Inc.**

Whereas National Capital Children's Oncology Care Inc. hereby represents that it was incorporated under the laws of Canada on the 27th day of January, 1983; that it is a registered charitable organization within the meaning of the *Income Tax Act* (Canada); that it has a leasehold interest in land known municipally as 407 Smyth Road in the City of Ottawa; that the land is presently leased from the Children's Hospital of Eastern Ontario which has the freehold interest in the land; that National Capital Children's Oncology Care Inc. has erected on the land certain buildings; and whereas National Capital Children's Oncology Care Inc. hereby applies for special legislation to exempt the aforesaid land, occupied and used by it in the City of Ottawa from taxation for municipal and school purposes, other than local improvement rates; and whereas it is expedient to grant the application;

Preamble

R.S.C. 1952.
c. 148

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act, a reference to "National Capital Children's Oncology Care Inc." is a reference to "National Capital Children's Oncology Care Inc./Soins Encologiques pour les enfants de la Capitale Nationale Inc.". Bilingual name

2.—(1) The council of The Corporation of the City of Ottawa may pass by-laws exempting from taxes for municipal and school purposes, other than local improvement rates, the land, as defined in the *Assessment Act*, occupied by the National Capital Children's Oncology Care Inc., being the land and buildings described in the Schedule, so long as the land is occupied and used solely for the purposes of National Capital Children's Oncology Care Inc. Tax exemption

R.S.O. 1980.
c. 31

(2) An exemption granted under subsection (1) may be subject to such conditions as may be set out in the by-law. Condition

Deemed
Exemption
R.S.O. 1980.
c. C-439

3. For the purposes of subsection 121 (10) of the *Regional Municipality of Ottawa-Carleton Act*, the exemption from taxation granted under section 1 shall be deemed to be an exemption provided under section 3 of the *Assessment Act*.

Commencement

4. This Act comes into force on the day it receives Royal Assent.

Short title

5. The short title of this Act is the *National Capital Children's Oncology Care Inc. Act, 1990*.

SCHEDULE

The parcel of land being Part of Lot 15, Junction Gore in the City of Ottawa (formerly the Township of Gloucester), shown as Part 2 on a Plan registered in the Registry Office for the Registry Division of Ottawa-Carleton as No. 5R-11591, together with right-of-way over part of the said lot designated as Part 1 of Plan 5R-11591.

Bill Pr8

*(Chapter Pr1
Statutes of Ontario, 1990)*

An Act respecting National Capital Children's Oncology Care Inc.

Mr. Sterling

<i>1st Reading</i>	March 21st, 1990
<i>2nd Reading</i>	April 17th, 1990
<i>3rd Reading</i>	April 17th, 1990
<i>Royal Assent</i>	April 19th, 1990

Bill Pr8

1990

**An Act respecting
National Capital Children's Oncology Care Inc.**

Whereas National Capital Children's Oncology Care Inc. hereby represents that it was incorporated under the laws of Canada on the 27th day of January, 1983; that it is a registered charitable organization within the meaning of the *Income Tax Act* (Canada); that it has a leasehold interest in land known municipally as 407 Smyth Road in the City of Ottawa; that the land is presently leased from the Children's Hospital of Eastern Ontario which has the freehold interest in the land; that National Capital Children's Oncology Care Inc. has erected on the land certain buildings; and whereas National Capital Children's Oncology Care Inc. hereby applies for special legislation to exempt the aforesaid land, occupied and used by it in the City of Ottawa from taxation for municipal and school purposes, other than local improvement rates; and whereas it is expedient to grant the application;

Preamble
R.S.C. 1952.
c. 148

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act, a reference to "National Capital Children's Oncology Care Inc." is a reference to "National Capital Children's Oncology Care Inc./Soins Encologiques pour les enfants de la Capitale Nationale Inc.". Bilingual name

2.—(1) The council of The Corporation of the City of Ottawa may pass by-laws exempting from taxes for municipal and school purposes, other than local improvement rates, the land, as defined in the *Assessment Act*, occupied by the National Capital Children's Oncology Care Inc., being the land and buildings described in the Schedule, so long as the land is occupied and used solely for the purposes of National Capital Children's Oncology Care Inc. Tax exemption
R.S.O. 1980.
c. 31

(2) An exemption granted under subsection (1) may be subject to such conditions as may be set out in the by-law. Condition

Deemed
exemption
R.S.O. 1980,
cc. 439, 31.

3. For the purposes of subsection 121 (10) of the *Regional Municipality of Ottawa-Carleton Act*, the exemption from taxation granted under section 1 shall be deemed to be an exemption provided under section 3 of the *Assessment Act*.

Commencement

4. This Act comes into force on the day it receives Royal Assent.

Short title

5. The short title of this Act is the *National Capital Children's Oncology Care Inc. Act, 1990*.

SCHEDULE

The parcel of land being Part of Lot 15, Junction Gore in the City of Ottawa (formerly the Township of Gloucester), shown as Part 2 on a Plan registered in the Registry Office for the Registry Division of Ottawa Carleton as No. 5R-11591, together with right-of-way over part of the said lot designated as Part 1 of Plan 5R-11591.

Bill Pr9

An Act respecting the City of Windsor

Mr. Cooke
(*Windsor-Riverside*)

1st Reading May 8th, 1989

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

Section 1 of the Bill authorizes the council of the City of Windsor to pass by-laws respecting adult entertainment parlours on ships within the city limits.

Section 2 remedies a legal problem which developed as a result of the *City of Windsor Act, 1988* being given Royal Assent in January of 1988 rather than in December of 1987. By virtue of the proposed section 2, the demolition control provisions set out in section 3 of the *City of Windsor Act, 1982* (No. 2) are continued in force.

Bill Pr9

1989

An Act respecting the City of Windsor

Whereas The Corporation of the City of Windsor, herein called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) In this section, “ship” means a vessel propelled through water by any means of power. Definition

(2) Section 222 of the *Municipal Act* applies with necessary modifications to adult entertainment parlours on ships within the limits of the City of Windsor. By-laws
licensing
adult
entertainment
parlours on
ships
R.S.O. 1980,
c. 302

2.—(1) Section 3 of the *City of Windsor Act, 1988*, being chapter Pr9, is repealed and shall be deemed never to have come into force. R.S.O. 1980,
c. 302

(2) Subsection 3 (9) of the *City of Windsor Act, 1982*, being chapter 94, shall be deemed to have been repealed on the 31st day of December, 1987.

(3) Despite subsections (1) and (2), a person who, contrary to section 3 of the *City of Windsor Act, 1982*, and any by-law thereunder, demolished a building after the 31st day of December, 1987 and before the coming into force of this Act is not liable to be prosecuted for the contravention of section 3 of the *City of Windsor Act, 1982* and any by-law thereunder.

3. This Act comes into force on the day it receives Royal Assent. Commencement

4. The short title of this Act is the *City of Windsor Act, 1989*. Short title

Bill Pr9

*(Chapter Pr14
Statutes of Ontario, 1989)*

An Act respecting the City of Windsor

Mr. Cooke
(Windsor-Riverside)

<i>1st Reading</i>	May 8th, 1989
<i>2nd Reading</i>	June 19th, 1989
<i>3rd Reading</i>	June 19th, 1989
<i>Royal Assent</i>	June 20th, 1989

Bill Pr9

1989

An Act respecting the City of Windsor

Whereas The Corporation of the City of Windsor, herein called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) In this section, “ship” means a vessel propelled through water by any means of power. Definition

(2) Section 222 of the *Municipal Act* applies with necessary modifications to adult entertainment parlours on ships within the limits of the City of Windsor. By-laws
licensing
adult
entertainment
parlours on
ships
R.S.O. 1980,
c. 302

2.—(1) Section 3 of the *City of Windsor Act, 1988*, being chapter Pr9, is repealed and shall be deemed never to have come into force. R.S.O. 1980,
c. 302

(2) Subsection 3 (9) of the *City of Windsor Act, 1982*, being chapter 94, shall be deemed to have been repealed on the 31st day of December, 1987.

(3) Despite subsections (1) and (2), a person who, contrary to section 3 of the *City of Windsor Act, 1982*, and any by-law thereunder, demolished a building after the 31st day of December, 1987 and before the coming into force of this Act is not liable to be prosecuted for the contravention of section 3 of the *City of Windsor Act, 1982* and any by-law thereunder.

3. This Act comes into force on the day it receives Royal Assent. Commencement

4. The short title of this Act is the *City of Windsor Act, 1989*. Short title

Bill Pr10

An Act to revive 561239 Ontario Inc.

Mr. Chiarelli

1st Reading May 2nd, 1989

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr10

1989

An Act to revive 561239 Ontario Inc.

Whereas John MacDonald, Wayne Paton and Thomas Ireson hereby represent that 561239 Ontario Inc., herein called the Corporation, was incorporated by certificate of incorporation dated the 25th day of November, 1983; that the Minister of Consumer and Commercial Relations by order dated the 21st day of August, 1986, and made under the authority of section 239 of the *Business Corporations Act, 1982*, being chapter 4, cancelled the certificate of incorporation of the Corporation for default in complying with section 5 of the *Corporations Information Act*, and declared the Corporation to be dissolved on the 21st day of August, 1986; that the applicants were all the directors and the holders of the common shares of the Corporation at the time of its dissolution; that the request under section 5 of the *Corporations Information Act*, although sent to each of the applicants as directors, was received by two of them who forwarded them on to John MacDonald, the chief corporate officer, for action but were not received by him; that none of the directors was aware of the dissolution of the Corporation until more than two years after the date thereof; that the Corporation at the time of its dissolution was carrying on active business and active business has continued to be carried on in the name of the Corporation since the time of its dissolution; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble

R.S.O. 1980,
c. 96

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. 561239 Ontario Inc. is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as of the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Revival

Commencement

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is *561239 Ontario Inc. Act, 1989*.

Bill Pr10

*(Chapter Pr15
Statutes of Ontario, 1989)*

An Act to revive 561239 Ontario Inc.

Mr. Chiarelli

<i>1st Reading</i>	May 2nd, 1989
<i>2nd Reading</i>	June 19th, 1989
<i>3rd Reading</i>	June 19th, 1989
<i>Royal Assent</i>	June 20th, 1989



Bill Pr10**1989****An Act to revive 561239 Ontario Inc.**

Whereas John MacDonald, Wayne Paton and Thomas Ireson hereby represent that 561239 Ontario Inc., herein called the Corporation, was incorporated by certificate of incorporation dated the 25th day of November, 1983; that the Minister of Consumer and Commercial Relations by order dated the 21st day of August, 1986, and made under the authority of section 239 of the *Business Corporations Act, 1982*, being chapter 4, cancelled the certificate of incorporation of the Corporation for default in complying with section 5 of the *Corporations Information Act*, and declared the Corporation to be dissolved on the 21st day of August, 1986; that the applicants were all the directors and the holders of the common shares of the Corporation at the time of its dissolution; that the request under section 5 of the *Corporations Information Act*, although sent to each of the applicants as directors, was received by two of them who forwarded them on to John MacDonald, the chief corporate officer, for action but were not received by him; that none of the directors was aware of the dissolution of the Corporation until more than two years after the date thereof; that the Corporation at the time of its dissolution was carrying on active business and active business has continued to be carried on in the name of the Corporation since the time of its dissolution; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble

R.S.O. 1980,
c. 96

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. 561239 Ontario Inc. is hereby revived and is, subject to Revival any rights acquired by any person after its dissolution, hereby restored to its legal position including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as of the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Commence-
ment

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is *561239 Ontario Inc. Act, 1989*.

Bill Pr11

An Act respecting the City of Windsor

Mr. Cooke
(*Windsor-Riverside*)

1st Reading May 8th, 1989
2nd Reading
3rd Reading
Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is to enable the City of Windsor to pass by-laws requiring that electrically supervised fire alarm systems be monitored by the Windsor fire department or by a security agent which is connected to the Windsor fire department.

Bill Pr11**1989****An Act respecting the City of Windsor**

Whereas The Corporation of the City of Windsor, herein called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Definitions

“electrically supervised fire alarm system” means an electrically supervised fire alarm system approved by the Underwriters’ Laboratories of Canada;

“fire chief” means the fire chief of the City of Windsor and includes any person acting under the instructions of the fire chief;

“manager” means an agent of the owner of a building who has responsibility for and control over the condition of a building or the activities carried on in the building or control over the persons allowed to enter the building and includes a superintendent;

“security agent” means an individual or corporation that operates facilities which protect persons or property from fire twenty-four hours a day;

“Windsor fire department” means the fire department of the City of Windsor.

2. Despite subsection 18a (4) of the *Fire Marshals Act*, the council of the Corporation may pass by-laws,

- (a) requiring the owner or manager, or both, of any building containing an electrically supervised fire alarm system to have that system electronically

By-laws
respecting
electrically
supervised
fire alarm
systems

R.S.O. 1980,
c. 166

monitored by the Windsor fire department or by a security agent;

- (b) authorizing the fire chief to serve upon the owner or manager, or both, an order in writing directing compliance with clause (a) and to require that the order be carried out within such time as may be specified in the order;
- (c) requiring a security agent monitoring an electrically supervised fire alarm system to immediately notify the Windsor fire department if the alarm system is actuated and to provide the address of the building in which that alarm system is located.

Agreement

3.—(1) The Corporation may enter into agreements with the owner of a building or an agent of the owner respecting the monitoring by the Windsor fire department of electrically supervised fire alarm systems.

Idem

(2) An agreement entered into under subsection (1) may impose such terms, including the payment of fees, as may be determined by the council of the Corporation.

Where regulations made
R.S.O. 1980,
c. 166

4. Where a regulation under the *Fire Marshals Act* requires that electrically supervised fire alarm systems be electronically monitored in any buildings or class of buildings, a by-law passed under this section ceases to apply to such buildings or class of buildings.

Invalid by-laws

5. This Act does not validate any by-law made by the Corporation before the coming into force of this Act and found by the court to be invalid.

Commencement

6. This Act comes into force on the day it receives Royal Assent.

Short title

7. The short title of this Act is the *City of Windsor Act, 1989*.

Bill Pr12

Act respecting The Madawaska Club Limited

Mr. Black

1st Reading May 9th, 1989

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The charter of The Madawaska Club Limited restricts, with certain exceptions, the transfer of any shares in the Club and any interest in land held by the Club to persons who are graduates, undergraduates or officials of The University of Toronto or The School of Practical Science (now the Faculty of Engineering at The University of Toronto). In 1952, the Crown granted certain lands to the Club by letters patent which contained the same restriction as the charter with respect to the transfer of lands. The purpose of the Bill is to remove the restriction from the letters patent granted in 1952.

Bill Pr12**1989**

**Act respecting
The Madawaska Club Limited**

Whereas The Madawaska Club Limited, herein called the Club, hereby represents that it was incorporated with share capital by letters patent dated the 12th day of July, 1898; that the letters patent provide that shares of the Club or any interest in land held by the Club may not be acquired, held by, assigned or transferred to any person, other than certain specified persons, who is not a graduate, undergraduate or official of The University of Toronto or of The School of Practical Science; that any lands conveyed or leased in disregard thereof are forfeited to the Crown; that the Crown in right of Ontario, by letters patent dated the 6th day of October, 1952 granted to the Club the lands described in the Schedule; that the said letters patent superseded letters patent granting the same lands to the Club dated the 23rd day of October, 1904 and the 18th day of August, 1913 which contained errors; that the letters patent dated the 6th day of October, 1952 provide that they are issued subject to the limitations and conditions set out in the 1898 letters patent; that the applicant wishes the letters patent dated the 6th day of October, 1952 be amended to remove the provision restricting the acquisition of interest in the lands; and whereas the applicant applies for special legislation for such purpose; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.** The letters patent dated the 6th day of October, 1952, granting to The Madawaska Club Limited the lands described in the Schedule, are amended by striking out, in the seventh paragraph, the following:

Letters
patent
amended

and that, while there may be transfers of particular portions of the said lands from one shareholder of the Club to another shareholder therein, no person not connected with The University of Toronto or The School of

Practical Science in the manner and to the extent defined in the Charter of the said Club, other than those specified in the said Charter, shall acquire any interest in any of the said lands.

PROVIDED, always, that any of the said lands conveyed or leased in disregard hereof shall thereby become forfeited to Us, Our Heirs and Successors.

Commence-
ment

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *Madawaska Club Limited Act, 1989*.

SCHEDULE

The land situate in the Township of Georgian Bay, formerly in the Township of Gibson, in the District Municipality of Muskoka containing 1124 and 5/10th acres, more or less, and being composed of broken lots 45, 47 and 48 in the ninth concession, lots 43, 44, 45, 46, 47, 48, 49 and 50 in the tenth concession, lots 43, 44, 45 and 46 in the eleventh concession, lots 43, 44, 45 and 46 in the twelfth concession and Lot 46 in the thirteenth concession in the Township of Georgian Bay, as shown on Plan M-163, filed in the Office of Land Titles at Bracebridge, Ontario.

Together with all pine trees on that part of the lands granted by the letters patent lying south of the Go-Home River, but excepting and reserving unto the Crown, all pine trees on that part thereof lying north of the said river.

Excepting and reserving unto the Crown, the free use, passage and enjoyment of all navigable waters found on or under or flowing through or upon any part of the said parcel.

Being the whole of Parcel 10622.

Bill Pr12

*(Chapter Pr16
Statutes of Ontario, 1989)*

An Act respecting The Madawaska Club Limited

Mr. Black

<i>1st Reading</i>	May 9th, 1989
<i>2nd Reading</i>	June 19th, 1989
<i>3rd Reading</i>	June 19th, 1989
<i>Royal Assent</i>	June 20th, 1989



Bill Pr12

1989

**An Act respecting
The Madawaska Club Limited**

Whereas The Madawaska Club Limited, herein called the Club, hereby represents that it was incorporated with share capital by letters patent dated the 12th day of July, 1898; that the letters patent provide that shares of the Club or any interest in land held by the Club may not be acquired, held by, assigned or transferred to any person, other than certain specified persons, who is not a graduate, undergraduate or official of The University of Toronto or of The School of Practical Science; that any lands conveyed or leased in disregard thereof are forfeited to the Crown; that the Crown in right of Ontario, by letters patent dated the 6th day of October, 1952 granted to the Club the lands described in the Schedule; that the said letters patent superseded letters patent granting the same lands to the Club dated the 23rd day of October, 1904 and the 18th day of August, 1913 which contained errors; that the letters patent dated the 6th day of October, 1952 provide that they are issued subject to the limitations and conditions set out in the 1898 letters patent; that the applicant wishes the letters patent dated the 6th day of October, 1952 be amended to remove the provision restricting the acquisition of interest in the lands; and whereas the applicant applies for special legislation for such purpose; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The letters patent dated the 6th day of October, 1952, granting to The Madawaska Club Limited the lands described in the Schedule, are amended by striking out, in the seventh paragraph, the following:

Letters
patent
amended

and that, while there may be transfers of particular portions of the said lands from one shareholder of the Club to another shareholder therein, no person not connected with The University of Toronto or The School of

Practical Science in the manner and to the extent defined in the Charter of the said Club, other than those specified in the said Charter, shall acquire any interest in any of the said lands.

PROVIDED, always, that any of the said lands conveyed or leased in disregard hereof shall thereby become forfeited to Us, Our Heirs and Successors.

Commencement

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *Madawaska Club Limited Act, 1989*.

SCHEDULE

The land situate in the Township of Georgian Bay, formerly in the Township of Gibson, in The District Municipality of Muskoka containing 1124 and 5/10th acres, more or less, and being composed of broken lots 45, 47 and 48 in the ninth concession, lots 43, 44, 45, 46, 47, 48, 49 and 50 in the tenth concession, lots 43, 44, 45 and 46 in the eleventh concession, lots 43, 44, 45 and 46 in the twelfth concession and Lot 46 in the thirteenth concession in the Township of Georgian Bay, as shown on Plan M-163, filed in the Office of Land Titles at Bracebridge, Ontario.

Together with all pine trees on that part of the lands granted by the letters patent lying south of the Go-Home River, but excepting and reserving unto the Crown, all pine trees on that part thereof lying north of the said river.

Excepting and reserving unto the Crown, the free use, passage and enjoyment of all navigable waters found on or under or flowing through or upon any part of the said parcel.

Being the whole of Parcel 10622.

Bill Pr13

An Act respecting the City of Hamilton

Ms Collins

1st Reading June 27th, 1989

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The Bill authorizes the council of The Corporation of the City of Hamilton to pass by-laws respecting smoking in the workplace. Employers may be required by by-law to adopt and maintain a smoking policy that either prohibits smoking or limits it to designated areas. Section 3 provides for entry into workplaces by inspectors appointed by by-law to enforce the Act.

Bill Pr13**1989****An Act respecting the City of Hamilton**

Whereas The Corporation of the City of Hamilton, herein called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,**Definitions**

“employee” includes a person who,

- (a) performs any work for or supplies any services to an employer, or
- (b) receives any instructions or training in the activity, business, work, trade, occupation or profession of the employer;

“inspector” means a person appointed by the council of the Corporation under clause 2 (1) (j);

“smoking” includes carrying a lighted cigar, cigarette or pipe and “smoke” has a corresponding meaning;

“smoking policy” means a written policy that attempts to accommodate the preferences of smokers and non-smokers in a workplace;

“supervisor” means a person who has charge of a workplace or authority over an employee;

“workplace” means any enclosed area of a building or structure in which an employee works.

2.—(1) The council of the Corporation may pass by-laws,**By-laws respecting smoking in the workplace**

- (a) requiring every employer in the City of Hamilton, or any class thereof, within the time specified in the by-law, to adopt and implement a smoking policy in respect of each workplace under the control, supervision or ownership of the employer;
- (b) requiring every employer required by by-law to adopt and implement a smoking policy and every such employer and every supervisor employed by such employer to maintain that smoking policy in the workplace for which it was adopted and to give notice of the adoption of the smoking policy to each employee in the workplace within the time specified in the by-law;
- (c) providing that the smoking policy shall either totally prohibit smoking in the workplace or shall prohibit smoking in the workplace except in designated smoking rooms and designated smoking areas;
- (d) providing that a reception area, lobby, hallway, washroom or private office shall not be a designated smoking room or designated smoking area;
- (e) requiring that designated smoking areas and designated smoking rooms be clearly identified as such;
- (f) providing that, in establishing designated smoking rooms and designated smoking areas, the employer shall take into account the concerns and preferences of both non-smoking and smoking employees;
- (g) requiring that a designated smoking room be enclosed and ventilated in accordance with the by-law, but no employer shall be required to make any expenditures or structural alterations to the workplace to accommodate the preferences of either non-smoking or smoking employees;
- (h) providing that parts of a dining room, cafeteria or lunch room, not exceeding a total of 80 per cent of the room's seating capacity, may be designated smoking areas, and providing that the employer shall use moveable or permanent dividers to clearly separate designated smoking areas from non-smoking areas;
- (i) prohibiting any person from smoking in a workplace contrary to the smoking policy adopted for that workplace;

- (j) appointing inspectors;
- (k) prescribing the size, location and details of the signs which an employer or supervisor is required by the by-law to erect in the workplace;
- (l) prescribing the method by which any notice is required to be given by the employer or supervisor; and
- (m) providing that any employer or supervisor who permits smoking in a workplace contrary to the smoking policy adopted for that workplace is guilty of an offence.

(2) A by-law passed under clause (1) (g) may require that designated smoking rooms in a building or structure constructed after 1991 be ventilated separately from the remainder of the building or structure.

Ventilation requirements

3.—(1) For the enforcement of any by-law passed under this Act, an inspector, upon producing proper identification, may, at all reasonable hours, enter any workplace or any building or structure in which a workplace is situate, and may make examinations, investigations and inquiries.

Inspection of workplace

(2) An inspector who enters a workplace under subsection (1) may request the production of property relevant to the investigation and the person in control of the property shall make it available for inspection.

Inspection of property

(3) An inspector may remove a document in order to make copies but shall promptly return it to the person from whom it was taken.

Copies

(4) A copy of a document removed is admissible in evidence in any proceeding as proof, in the absence of evidence to the contrary, of the original document and its contents.

Admissibility of copies

(5) If a workplace is also a dwelling,

Where workplace is a dwelling

- (a) no inspector may enter that workplace without the consent of the occupant or without first obtaining and producing a warrant; and
- (b) the inspection is limited to that part of the dwelling used as a workplace.

Obstruction
of inspector
prohibited

(6) No person shall hinder or obstruct an inspector lawfully carrying out the enforcement of any by-law passed under this section.

Application
for warrant

(7) An inspector may apply to a justice of the peace for a warrant if an entry and inspection is reasonably necessary to enforce the by-law and if any person,

- (a) denies entry or access to an inspector through or over a workplace or through or over any building or structure in which a workplace is situate;
- (b) instructs or directs an inspector to leave a workplace or any building or structure in which a workplace is situate;
- (c) obstructs an inspector from carrying out the enforcement of a by-law passed under this Act; or
- (d) refuses to comply with a request for the production of any thing, the production of which is requested for the purpose of an examination, investigation or inquiry.

Warrant by
justice of the
peace

(8) A justice of the peace may issue a warrant authorizing an inspector to act as mentioned in clause (a) in respect of the workplace or building or structure specified in the warrant, by force if necessary, together with such police officers as may be called upon to assist the inspector if the justice of the peace is satisfied on evidence under oath,

- (a) that there is reasonable and probable ground for believing that it is necessary,
 - (i) to enter and have access to any workplace or any building or structure in which a workplace is situate to enforce the by-law, or
 - (ii) to make examinations, investigations and inquiries for the purpose of this Act or the enforcement of any by-law passed under this Act; and
- (b) that an inspector,
 - (i) has been denied entry to the workplace or to any building or structure in which a workplace is situate,

- (ii) has been instructed or directed to leave the workplace or any building or structure in which a workplace is situate,
- (iii) has been obstructed, or
- (iv) has been refused production of any thing related to an examination, investigation or inquiry.

(9) A warrant issued under this section shall be executed at reasonable times as specified in the warrant. Execution of warrant

(10) A warrant issued under this section shall state the date upon which it expires, which shall be a date not later than fifteen days after the warrant is issued. Expiry of warrant

(11) A justice of the peace may receive and consider an application for a warrant under this section without notice to and in the absence of the employer, owner, occupier or supervisor of the workplace or of the building or structure in which a workplace is situate. Application without notice

4. This Act comes into force on the day it receives Royal Assent. Commencement

5. The short title of this Act is the *City of Hamilton Act*, 1989. Short title



Bill Pr13

(*Chapter Pr23
Statutes of Ontario, 1989*)

An Act respecting the City of Hamilton

Ms Collins

<i>1st Reading</i>	June 27th, 1989
<i>2nd Reading</i>	July 13th, 1989
<i>3rd Reading</i>	July 13th, 1989
<i>Royal Assent</i>	July 13th, 1989

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Bill Pr13

1989

An Act respecting the City of Hamilton

Whereas The Corporation of the City of Hamilton, herein called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Definitions

“employee” includes a person who,

- (a) performs any work for or supplies any services to an employer, or
- (b) receives any instructions or training in the activity, business, work, trade, occupation or profession of the employer;

“inspector” means a person appointed by the council of the Corporation under clause 2 (1) (j);

“smoking” includes carrying a lighted cigar, cigarette or pipe and “smoke” has a corresponding meaning;

“smoking policy” means a written policy that attempts to accommodate the preferences of smokers and non-smokers in a workplace;

“supervisor” means a person who has charge of a workplace or authority over an employee;

“workplace” means any enclosed area of a building or structure in which an employee works.

2.—(1) The council of the Corporation may pass by-laws,

By-laws
respecting
smoking in
the
workplace

- (a) requiring every employer in the City of Hamilton, or any class thereof, within the time specified in the by-law, to adopt and implement a smoking policy in respect of each workplace under the control, supervision or ownership of the employer;
- (b) requiring every employer required by by-law to adopt and implement a smoking policy and every such employer and every supervisor employed by such employer to maintain that smoking policy in the workplace for which it was adopted and to give notice of the adoption of the smoking policy to each employee in the workplace within the time specified in the by-law;
- (c) providing that the smoking policy shall either totally prohibit smoking in the workplace or shall prohibit smoking in the workplace except in designated smoking rooms and designated smoking areas;
- (d) providing that a reception area, lobby, hallway, washroom or private office shall not be a designated smoking room or designated smoking area;
- (e) requiring that designated smoking areas and designated smoking rooms be clearly identified as such;
- (f) providing that, in establishing designated smoking rooms and designated smoking areas, the employer shall take into account the concerns and preferences of both non-smoking and smoking employees;
- (g) requiring that a designated smoking room be enclosed and ventilated in accordance with the by-law, but no employer shall be required to make any expenditures or structural alterations to the workplace to accommodate the preferences of either non-smoking or smoking employees;
- (h) providing that parts of a dining room, cafeteria or lunch room, not exceeding a total of 80 per cent of the room's seating capacity, may be designated smoking areas, and providing that the employer shall use moveable or permanent dividers to clearly separate designated smoking areas from non-smoking areas;
- (i) prohibiting any person from smoking in a workplace contrary to the smoking policy adopted for that workplace;

- (j) appointing inspectors;
- (k) prescribing the size, location and details of the signs which an employer or supervisor is required by the by-law to erect in the workplace;
- (l) prescribing the method by which any notice is required to be given by the employer or supervisor; and
- (m) providing that any employer or supervisor who permits smoking in a workplace contrary to the smoking policy adopted for that workplace is guilty of an offence.

(2) A by-law passed under clause (1) (g) may require that designated smoking rooms in a building or structure constructed after 1991 be ventilated separately from the remainder of the building or structure.

Ventilation requirements

3.—(1) For the enforcement of any by-law passed under this Act, an inspector, upon producing proper identification, may, at all reasonable hours, enter any workplace or any building or structure in which a workplace is situate, and may make examinations, investigations and inquiries.

Inspection of workplace

(2) An inspector who enters a workplace under subsection (1) may request the production of property relevant to the investigation and the person in control of the property shall make it available for inspection.

Inspection of property

(3) An inspector may remove a document in order to make copies but shall promptly return it to the person from whom it was taken.

Copies

(4) A copy of a document removed is admissible in evidence in any proceeding as proof, in the absence of evidence to the contrary, of the original document and its contents.

Admissibility of copies

(5) If a workplace is also a dwelling,

Where workplace is a dwelling

- (a) no inspector may enter that workplace without the consent of the occupant or without first obtaining and producing a warrant; and
- (b) the inspection is limited to that part of the dwelling used as a workplace.

Obstruction
of inspector
prohibited

(6) No person shall hinder or obstruct an inspector lawfully carrying out the enforcement of any by-law passed under this section.

Application
for warrant

(7) An inspector may apply to a justice of the peace for a warrant if an entry and inspection is reasonably necessary to enforce the by-law and if any person,

- (a) denies entry or access to an inspector through or over a workplace or through or over any building or structure in which a workplace is situate;
- (b) instructs or directs an inspector to leave a workplace or any building or structure in which a workplace is situate;
- (c) obstructs an inspector from carrying out the enforcement of a by-law passed under this Act; or
- (d) refuses to comply with a request for the production of any thing, the production of which is requested for the purpose of an examination, investigation or inquiry.

Warrant by
justice of the
peace

(8) A justice of the peace may issue a warrant authorizing an inspector to act as mentioned in clause (a) in respect of the workplace or building or structure specified in the warrant, by force if necessary, together with such police officers as may be called upon to assist the inspector if the justice of the peace is satisfied on evidence under oath,

- (a) that there is reasonable and probable ground for believing that it is necessary,
 - (i) to enter and have access to any workplace or any building or structure in which a workplace is situate to enforce the by-law, or
 - (ii) to make examinations, investigations and inquiries for the purpose of this Act or the enforcement of any by-law passed under this Act; and
- (b) that an inspector,
 - (i) has been denied entry to the workplace or to any building or structure in which a workplace is situate,

- (ii) has been instructed or directed to leave the workplace or any building or structure in which a workplace is situate,
- (iii) has been obstructed, or
- (iv) has been refused production of any thing related to an examination, investigation or inquiry.

(9) A warrant issued under this section shall be executed at reasonable times as specified in the warrant. Execution of warrant

(10) A warrant issued under this section shall state the date upon which it expires, which shall be a date not later than fifteen days after the warrant is issued. Expiry of warrant

(11) A justice of the peace may receive and consider an application for a warrant under this section without notice to and in the absence of the employer, owner, occupier or supervisor of the workplace or of the building or structure in which a workplace is situate. Application without notice

4. This Act comes into force on the day it receives Royal Assent. Commencement

5. The short title of this Act is the *City of Hamilton Act*, 1989. Short title

Bill Pr14

An Act respecting the City of Toronto

Mr. Kanter

1st Reading May 14th, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The Bill authorizes The Corporation of the City of Toronto to,

- (a) establish clinics for the sterilization of domestic animals with other persons; and
- (b) charge higher fees for the late payment of licence fees for dogs.

Bill Pr14**1990****An Act respecting the City of Toronto**

Whereas The Corporation of the City of Toronto, herein called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.** In a by-law passed under paragraph 6d of section 210 of the *Municipal Act*, the Corporation may provide for higher licence fees if the licence fee for the current licensing year is paid more than thirty days after the due date of the licence fee.Higher
licence fees
for late
payment
R.S.O. 1980,
c. 302
- 2.** The power of the Corporation to pass by-laws establishing clinics for the spaying or neutering of dogs and cats under paragraph 6e of section 210 of the *Municipal Act* includes the power to establish any or all of such clinics with other persons.Joint
operation of
clinics
- 3.** This Act comes into force on the day that subsection 4 (4) of the *Municipal Statute Law Amendment Act, 1989*, being chapter 84, comes into force.Commence-
ment
- 4.** The short title of this Act is the *City of Toronto Act*, 1990.Short title

Bill Pr15

An Act respecting the City of Toronto

Mr. Kanter

1st Reading June 7th, 1988

2nd Reading

3rd Reading

Royal Assent

*Continued from the 1st Session by an Order of the
Legislative Assembly of March 2nd, 1989.*

EXPLANATORY NOTES

SECTION 1. The purpose of this section is to enable the council of The Corporation of the City of Toronto to prohibit the operation of horse race tracks on Sunday and to regulate the hours in which horse race tracks may be operated.

The penalty for a violation of the by-law is set out in subsection (2). It provides for a maximum \$25,000 fine for a first offence and a maximum of \$100,000 fine for a subsequent offence for every day that the offence continues.

SECTION 2. The purpose of this section is to enable the council to prohibit persons from causing or permitting refuse or debris to be placed, deposited or blown on to private property, municipal property or property of a local board without authority from the owner or occupant.

Bill Pr15

1989

An Act respecting the City of Toronto

Whereas The Corporation of the City of Toronto, herein called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) Despite the *Racing Commission Act*, the council of the Corporation may pass by-laws,

By-laws
respecting
race tracks
R.S.O. 1980,
c. 429

- (a) for prohibiting the operation on Sunday of race tracks at which any form of horse racing is carried on;
- (b) for regulating the hours of operation of race tracks at which any form of horse racing is carried on and for prohibiting the operation of race tracks at any time other than during the hours permitted by the by-law.

(2) The by-law may provide that any person, whether as principal or agent, or an employee of either of them, who contravenes a by-law passed under subsection (1) is guilty of an offence and on conviction is liable for a first offence to a fine of not more than \$25,000 and for a subsequent conviction to a fine of not more than \$100,000 for every day or part thereof upon which the offence occurs or continues.

2. The council of the Corporation may pass by-laws prohibiting persons from causing or permitting refuse or debris to be placed, deposited or blown on to private property or property of the municipality or of a local board without authority from the owner or occupant of the property.

By-laws
respecting
debris

Commence-
ment

3. This Act comes into force on the day it receives Royal Assent.

Short title

4. The short title of this Act is the *City of Toronto Act, 1989*.

Bill Pr16

An Act respecting London Regional Art and Historical Museums

Mr. Reycraft

1st Reading June 27th, 1989

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is to revise the act of incorporation of the London Regional Art Gallery and to change its name to the London Regional Art and Historical Museums. The objects of the corporation have been expanded and membership on the board of directors increased.

Bill Pr16**1989**

**An Act respecting
London Regional Art and Historical Museums**

Whereas The Corporation of the City of London hereby applies for special legislation in respect of the matters herein-after set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Definitions

“board” means the board of directors of the Museums;

“City” means The Corporation of the City of London;

“corporation” means London Regional Art and Historical Museums referred to in subsection 2 (1);

“general membership” means the general membership referred to in section 6.

2.—(1) London Regional Art Gallery is hereby continued as a non-profit corporation without share capital under the name “London Regional Art and Historical Museums”.

Corporation continued

(2) The objects of the corporation are,

Objects

- (a) to provide a permanent community institution in the service of society and its development, for use by the public;
- (b) to acquire, conserve, research, communicate and exhibit, for purposes of study, education and enjoyment, material evidence of people and their environment;

- (c) to provide a community facility for acquiring, conserving, preserving and exhibiting art and artifacts, and to provide a comprehensive education and research program;
- (d) to maintain the proper environment for the maintenance and exhibition of the collection.

Board of
directors

3.—(1) The corporation shall be under the management and control of a board of directors consisting of,

- (a) one person appointed by and from the council of the City for a term of office not exceeding three years as the council shall decide;
- (b) one person appointed by and from The London and Middlesex Society for a term of office not exceeding three years as the Society shall decide;
- (c) one person appointed by and from The London Public Library Board for a term of office not exceeding three years as the Library Board shall decide;
- (d) one person elected by and from Canadian Artists' Representation for a term of office not exceeding three years as Canadian Artists' Representation shall decide;
- (e) two persons appointed by and from the London Historical Museums Association for a term of office not exceeding three years as the Association shall decide;
- (f) two persons elected by and from the Volunteer Committee of the corporation for a term of office not exceeding three years as the Volunteer Committee shall decide;
- (g) four persons elected by and from the general membership of the corporation for a term of office not exceeding three years as the general membership shall decide; and
- (h) nine persons elected under subsection (2) for a term of office not exceeding three years as the board shall decide.

Idem

(2) The directors appointed or elected under clauses (1) (a) to (g) shall elect nine directors, one of whom shall be a pro-

fessional artist who resides in the City of London or the County of Middlesex and who is not a member of Canadian Artists' Representation.

(3) Before electing any of the nine directors referred to in subsection (2), the board shall publish a notice in a newspaper of general circulation in the City of London and County of Middlesex inviting nominations or applications of persons for election to the nine directorships and shall consider the nominations or applications. Notice

(4) The board and the electing and appointing bodies referred to in clauses (1) (a) to (g) shall, in consultation with each other, stagger or vary the length of terms of office of directors appointed or elected by them so that as nearly as possible the terms of office of seven directors shall expire annually and, if the board and the electing and appointing bodies are unable to agree on the order in which the directors' terms are to expire, the board shall determine the matter. Staggered terms

(5) The failure to appoint or elect a director as provided in subsection (1), (2) or (7) does not invalidate the composition of the board or impair the powers of the board or of the remaining directors and, if a default continues for three months after an appointment or election should have been made, the remaining directors may, but are not obliged to, elect a director to fill the vacancy. Effect of vacancy

(6) A vacancy on the board occurs when a director resigns, dies or becomes incapable of acting as a director or if the board by resolution declares the seat of a director to be vacant by reason of his or her absence from three consecutive meetings of the board without being authorized to do so by the board. Board vacancy

(7) If a vacancy on the board occurs before the term of office for which a person has been appointed or elected has expired, the vacancy may be filled by the same authority which appointed or elected the person whose seat is vacant, and a person so appointed or elected shall hold office for the remainder of the unexpired term. Idem

(8) Directors shall hold office until their successors are appointed or elected and, subject to subsection (9), are eligible for reappointment or re-election. Reappointment

(9) No director shall hold office for more than two consecutive terms of three years each, but is again eligible for reappointment or re-election after a lapse of one year after the expiration of the second of the two consecutive terms. Idem

Directors to serve without compensation

(10) The directors shall serve without compensation, and no director shall, directly or indirectly, receive profit by virtue of being a director but reasonable expenses incurred in the performance of his or her duty may be paid.

Chairperson and vice-chairperson

4.—(1) The board shall appoint or elect a chairperson and a vice-chairperson annually from among the directors and may provide that, upon the expiration of the term of office of the chairperson, the vice-chairperson shall become the chairperson of the board.

Quorum

(2) The board may fix its quorum which shall not be less than one-half of its members and no business shall be transacted by the board except at a meeting of its members at which a quorum of the board members is present.

Meetings

(3) The board shall meet at least six times a year.

Executive committee

5.—(1) The board shall elect from among the directors an executive committee consisting of at least eight and no more than ten directors and the board may delegate to the executive committee any powers of the board subject to any restrictions imposed by the board.

Quorum

(2) The executive committee may fix its quorum which shall not be less than one-half of its members and no business shall be transacted by the executive committee except at a meeting of its members at which a quorum of the executive committee is present.

Meetings

(3) The executive committee shall meet at least once a month.

Committees

(4) The board may establish other committees and may delegate to the committees such powers and duties as the board may determine.

Advisory committee

(5) The board may appoint advisory committees composed of such persons as the board may determine.

General membership

6. The board may recognize and designate those persons who make subscriptions, gifts or donations of funds to the corporation for any of its purposes as a general membership consisting of the following categories or such other categories as the board may establish:

1. Individual donors.
2. Corporate donors.

3. Patrons.
4. Benefactors.
5. Sustaining members.
6. Life members.

7. The board has such powers as are necessary for the purpose of carrying out its objects, including the power, Powers of board

- (a) to purchase or otherwise acquire and to hold and to sell or otherwise dispose of any property for the purposes of the corporation;
- (b) to plan, erect, alter, maintain, operate and manage art and historical museums within the City of London;
- (c) subject to the *Charitable Gifts Act*, to collect and raise money by way of grants, gifts, donations, bequests, legacies and other payments and to hold, expend or deal with such funds; and R.S.O. 1980,
c. 63
- (d) to invest, in investments authorized under the *Trustee Act* for the investment of trust funds, moneys of the corporation not immediately required for its purposes. R.S.O. 1980,
c. 512

8.—(1) In this section, “library board” means The London Public Library Board. Definition

(2) The library board may convey to the City or, with the consent of the City, to the corporation by way of gift, the interest of the library board in such works of art and historical artifacts, including paintings, prints, woodcuts and sculptures, as the library board may by resolution determine. Conveyance
of works of
art, etc., to
City or
corporation

(3) The works of art and historical artifacts conveyed shall be used and administered in accordance with the purposes defined by any deed, will or other instrument creating any trust or obligation with respect thereto, and the library board is discharged from all obligations and trusts with respect to the works of art and historical artifacts so conveyed. Idem

(4) All trust funds held by the library board for the sole benefit of operating an art gallery and museum which immediately before the 20th day of December, 1979 were vested in and were under the control of the library board continue to be vested in the corporation. Vesting of
trusts

Idem

(5) All trust funds held by the library board for the sole benefit of that part of the operations of the library board known as the London Historical Museums which immediately before the coming into force of this Act were vested in and were under the control of the library board vest in the City or, with the consent of the City, in the corporation.

Use of trust funds

(6) The trust funds mentioned in subsections (4) and (5) shall be used and administered in accordance with the purposes defined by the deed, will or other instrument creating the trust, and the library board is discharged from all obligations with respect to these trust funds.

Transfer of property to City

(7) All gifts, trusts, bequests, devises and grants of property or the income or proceeds thereof, heretofore or hereafter expressed in writing to be made, given or conveyed to the library board solely for operating an art gallery and museum or solely for the London Historical Museums shall, in so far as the same had not vested in possession or been carried into effect on the day this Act comes into force, in the absence of any intention to the contrary set out in the deed, will or other instrument in writing, be construed as though the same had been expressed to be made to the City or, with the consent of the City, to the corporation.

Idem

(8) The executor, trustee or other person charged with the duty of carrying into effect or administering the deed, will or other instrument described in subsection (7) shall pay over or transfer all moneys and property to the City or, with the consent of the City, to the corporation when the same becomes payable or transferable, and the receipt of the City or the corporation is sufficient discharge therefor.

Disposition by library board to City or corporation

(9) The library board may convey or otherwise give to the City or, with the consent of the City, to the corporation any property of the library board not mentioned in this section that is no longer required by the library board for operating an art gallery and museum or for the London Historical Museums.

Use of City property by Museums

9. Where the City has an interest in any property, including works of art or historical artifacts, or holds any trust funds for any purpose or under any trust or obligation that is consistent with the objects of the corporation, the City may, subject to the terms of any gift, trust, bequest, devise, grant or loan of such property or trust funds,

(a) provide for the use, administration, conservation, protection and preservation by the corporation of

the property, on such terms and conditions as the council of the City may decide;

- (b) provide for payment to the corporation of all or a portion of the trust funds or the income therefrom on such terms and conditions as the council of the City may decide; and
- (c) enter into agreements with the corporation to give effect to the matters mentioned in clauses (a) and (b).

10. The head office of the corporation shall be in the City Head Office of London in the County of Middlesex.

11. The corporation shall be deemed to be a local board for the purposes of the *Ontario Municipal Employees Retirement System Act*.

Corporation
deemed local
board for
purposes of
R.S.O. 1980,
c. 348

12. Property vested in or controlled by the corporation shall be deemed to be exempt from taxation for municipal and school purposes in accordance with paragraph 9 of section 3 of the *Assessment Act*.

Exemption
from taxation

R.S.O. 1980,
c. 31

13. Subject to any instrument creating any trust or obligation with respect to the works of art and historical artifacts owned, possessed or controlled by the corporation, the property of the corporation upon its dissolution shall be distributed, after the payment of all debts and liabilities, to the City or to such organizations, having objects similar to those of the corporation, as may be designated by the council of the City, to be used for the purpose of such objects.

Dissolution

14. The *London Regional Art Gallery Act, 1984*, being Repeal chapter Pr 16, is repealed.

15. This Act shall be deemed to have come into force on the 1st day of January, 1989. Commencement

16. The short title of this Act is the *London Regional Art and Historical Museums Act, 1989*. Short title

Bill Pr16

An Act respecting London Regional Art and Historical Museums

Mr. Reycraft

1st Reading June 27th, 1989

2nd Reading

3rd Reading

Royal Assent

(Reprinted as amended by the Regulations and Private Bills Committee)

EXPLANATORY NOTE

The purpose of the Bill is to revise the act of incorporation of the London Regional Art Gallery and to change its name to the London Regional Art and Historical Museums. The objects of the corporation have been expanded and membership on the board of directors increased.

Bill Pr16

1989

**An Act respecting
London Regional Art and Historical Museums**

Whereas The Corporation of the City of London hereby Preamble applies for special legislation in respect of the matters herein-after set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Definitions

“board” means the board of directors of the Museums;

“City” means The Corporation of the City of London;

“corporation” means London Regional Art and Historical Museums referred to in subsection 2 (1);

“general membership” means the general membership referred to in section 6.

2.—(1) London Regional Art Gallery is hereby continued as a non-profit corporation without share capital under the name “London Regional Art and Historical Museums”. Corporation continued

(2) The objects of the corporation are,

Objects

- (a) to provide a permanent community institution in the service of society and its development, for use by the public;
- (b) to acquire, conserve, research, communicate and exhibit, for purposes of study, education and enjoyment, material evidence of people and their environment;

- (c) to provide a community facility for acquiring, conserving, preserving and exhibiting art and artifacts, and for provide a comprehensive education and research program;
- (d) to maintain the proper environment for the maintenance and exhibition of the collection.

Board of
directors

3.—(1) The corporation shall be under the management and control of a board of directors consisting of,

- (a) one person appointed by and from the council of the City for a term of office not exceeding three years as the council shall decide;
- (b) one person appointed by and from The London and Middlesex Historical Society for a term of office not exceeding three years as the Society shall decide;
- (c) one person appointed by and from The London Public Library Board for a term of office not exceeding three years as the Library Board shall decide;
- (d) one person elected by and from Canadian Artists' Representation for a term of office not exceeding three years as Canadian Artists' Representation shall decide;
- (e) two persons appointed by and from the London Historical Museums Association for a term of office not exceeding three years as the Association shall decide;
- (f) two persons elected by and from the Volunteer Committee of the corporation for a term of office not exceeding three years as the Volunteer Committee shall decide;
- (g) four persons elected by and from the general membership of the corporation for a term of office not exceeding three years as the general membership shall decide; and
- (h) nine persons elected under subsection (2) for a term of office not exceeding three years as the board shall decide.

Idem

(2) The directors appointed or elected under clauses (1) (a) to (g) shall elect nine directors, one of whom shall be a pro-

fessional artist who resides in the City of London or the County of Middlesex and who is not a member of Canadian Artists' Representation.

(3) Before electing any of the nine directors referred to in subsection (2), the board shall publish a notice in a newspaper of general circulation in the City of London and County of Middlesex inviting nominations or applications of persons for election to the nine directorships and shall consider the nominations or applications. Notice

(4) The board and the electing and appointing bodies referred to in clauses (1) (a) to (g) shall, in consultation with each other, stagger or vary the length of terms of office of directors appointed or elected by them so that as nearly as possible the terms of office of seven directors shall expire annually and, if the board and the electing and appointing bodies are unable to agree on the order in which the directors' terms are to expire, the board shall determine the matter. Staggered terms

(5) The failure to appoint or elect a director as provided in subsection (1), (2) or (7) does not invalidate the composition of the board or impair the powers of the board or of the remaining directors and, if a default continues for three months after an appointment or election should have been made, the remaining directors may, but are not obliged to, elect a director to fill the vacancy. Effect of vacancy

(6) A vacancy on the board occurs when a director resigns, dies or becomes incapable of acting as a director or if the board by resolution declares the seat of a director to be vacant by reason of his or her absence from three consecutive meetings of the board without being authorized to do so by the board. Board vacancy

(7) If a vacancy on the board occurs before the term of office for which a person has been appointed or elected has expired, the vacancy may be filled by the same authority which appointed or elected the person whose seat is vacant, and a person so appointed or elected shall hold office for the remainder of the unexpired term. Idem

(8) Directors shall hold office until their successors are appointed or elected and, subject to subsection (9), are eligible for reappointment or re-election. Reappointment

(9) No director shall hold office for more than two consecutive terms of three years each, but is again eligible for reappointment or re-election after a lapse of one year after the expiration of the second of the two consecutive terms. Idem

Directors to serve without compensation

(10) The directors shall serve without compensation, and no director shall, directly or indirectly, receive profit by virtue of being a director but reasonable expenses incurred in the performance of his or her duty may be paid.

Chairperson and vice-chairperson

4.—(1) The board shall appoint or elect a chairperson and a vice-chairperson annually from among the directors and may provide that, upon the expiration of the term of office of the chairperson, the vice-chairperson shall become the chairperson of the board.

Quorum

(2) The board may fix its quorum which shall not be less than one-half of its members and no business shall be transacted by the board except at a meeting of its members at which a quorum of the board members is present.

Meetings

(3) The board shall meet at least six times a year.

Executive committee

5.—(1) The board shall elect from among the directors an executive committee consisting of at least eight and no more than ten directors and the board may delegate to the executive committee any powers of the board subject to any restrictions imposed by the board.

Quorum

(2) The executive committee may fix its quorum which shall not be less than one-half of its members and no business shall be transacted by the executive committee except at a meeting of its members at which a quorum of the executive committee is present.

Meetings

(3) The executive committee shall meet at least once a month.

Committees

(4) The board may establish other committees and may delegate to the committees such powers and duties as the board may determine.

Advisory committee

(5) The board may appoint advisory committees composed of such persons as the board may determine.

General membership

6. The board may recognize and designate those persons who make subscriptions, gifts or donations of funds to the corporation for any of its purposes as a general membership consisting of the following categories or such other categories as the board may establish:

1. Individual donors.

2. Corporate donors.

3. Patrons.
4. Benefactors.
5. Sustaining members.
6. Life members.

7. The board has such powers as are necessary for the purpose of carrying out its objects, including the power,

Powers of
board

- (a) to purchase or otherwise acquire and to hold and to sell or otherwise dispose of any property for the purposes of the corporation;
- (b) to plan, erect, alter, maintain, operate and manage art and historical museums within the City of London;
- (c) subject to the *Charitable Gifts Act*, to collect and raise money by way of grants, gifts, donations, bequests, legacies and other payments and to hold, expend or deal with such funds; and R.S.O. 1980,
c. 63
- (d) to invest, in investments authorized under the *Trustee Act* for the investment of trust funds, monies of the corporation not immediately required for its purposes. R.S.O. 1980,
c. 512

8.—(1) In this section, “library board” means The London Public Library Board. Definition

(2) The library board may convey to the City or, with the consent of the City, to the corporation by way of gift, the interest of the library board in such works of art and historical artifacts, including paintings, prints, woodcuts and sculptures, as the library board may by resolution determine.

Conveyance
of works of
art, etc., to
City or
corporation

(3) The works of art and historical artifacts conveyed shall be used and administered in accordance with the purposes defined by any deed, will or other instrument creating any trust or obligation with respect thereto, and the library board is discharged from all obligations and trusts with respect to the works of art and historical artifacts so conveyed. Idem

(4) All trust funds held by the library board for the sole benefit of operating an art gallery and museum which immediately before the 20th day of December, 1979 were vested in and were under the control of the library board continue to be vested in the corporation. Vesting of
trusts

Idem

(5) All trust funds held by the library board for the sole benefit of that part of the operations of the library board known as the London Historical Museums which immediately before the coming into force of this Act were vested in and were under the control of the library board vest in the City or, with the consent of the City, in the corporation.

Use of trust funds

(6) The trust funds mentioned in subsections (4) and (5) shall be used and administered in accordance with the purposes defined by the deed, will or other instrument creating the trust, and the library board is discharged from all obligations with respect to these trust funds.

Transfer of property to City

(7) All gifts, trusts, bequests, devises and grants of property or the income or proceeds thereof, heretofore or hereafter expressed in writing to be made, given or conveyed to the library board solely for operating an art gallery and museum or solely for the London Historical Museums shall, in so far as the same had not vested in possession or been carried into effect on the day this Act comes into force, in the absence of any intention to the contrary set out in the deed, will or other instrument in writing, be construed as though the same had been expressed to be made to the City or, with the consent of the City, to the corporation.

Idem

(8) The executor, trustee or other person charged with the duty of carrying into effect or administering the deed, will or other instrument described in subsection (7) shall pay over or transfer all moneys and property to the City or, with the consent of the City, to the corporation when the same becomes payable or transferable, and the receipt of the City or the corporation is sufficient discharge therefor.

Disposition by library board to City or corporation

(9) The library board may convey or otherwise give to the City or, with the consent of the City, to the corporation any property of the library board not mentioned in this section that is no longer required by the library board for operating an art gallery and museum or for the London Historical Museums.

Use of City property by Museums

9. Where the City has an interest in any property, including works of art or historical artifacts, or holds any trust funds for any purpose or under any trust or obligation that is consistent with the objects of the corporation, the City may, subject to the terms of any gift, trust, bequest, devise, grant or loan of such property or trust funds,

(a) provide for the use, administration, conservation, protection and preservation by the corporation of

the property, on such terms and conditions as the council of the City may decide;

- (b) provide for payment to the corporation of all or a portion of the trust funds or the income therefrom on such terms and conditions as the council of the City may decide; and
- (c) enter into agreements with the corporation to give effect to the matters mentioned in clauses (a) and (b).

10. The head office of the corporation shall be in the City Head Office
of London in the County of Middlesex.

11. The corporation shall be deemed to be a local board for the purposes of the *Ontario Municipal Employees Retirement System Act*. Corporation
deemed local
board for
purposes of
R.S.O. 1980,
c. 348

12. Property vested in or controlled by the corporation shall be deemed to be exempt from taxation for municipal and school purposes in accordance with paragraph 9 of section 3 of the *Assessment Act*. Exemption
from taxation

13. Subject to any instrument creating any trust or obligation with respect to the works of art and historical artifacts owned, possessed or controlled by the corporation, the property of the corporation upon its dissolution shall be distributed, after the payment of all debts and liabilities, to the City or to such organizations, having objects similar to those of the corporation, as may be designated by the council of the City, to be used for the purpose of such objects. Dissolution

14. The *London Regional Art Gallery Act, 1984*, being chapter Pr 16, is repealed. Repeal

15. This Act shall be deemed to have come into force on the 1st day of January, 1989. Commencement

16. The short title of this Act is the *London Regional Art and Historical Museums Act, 1989*. Short title





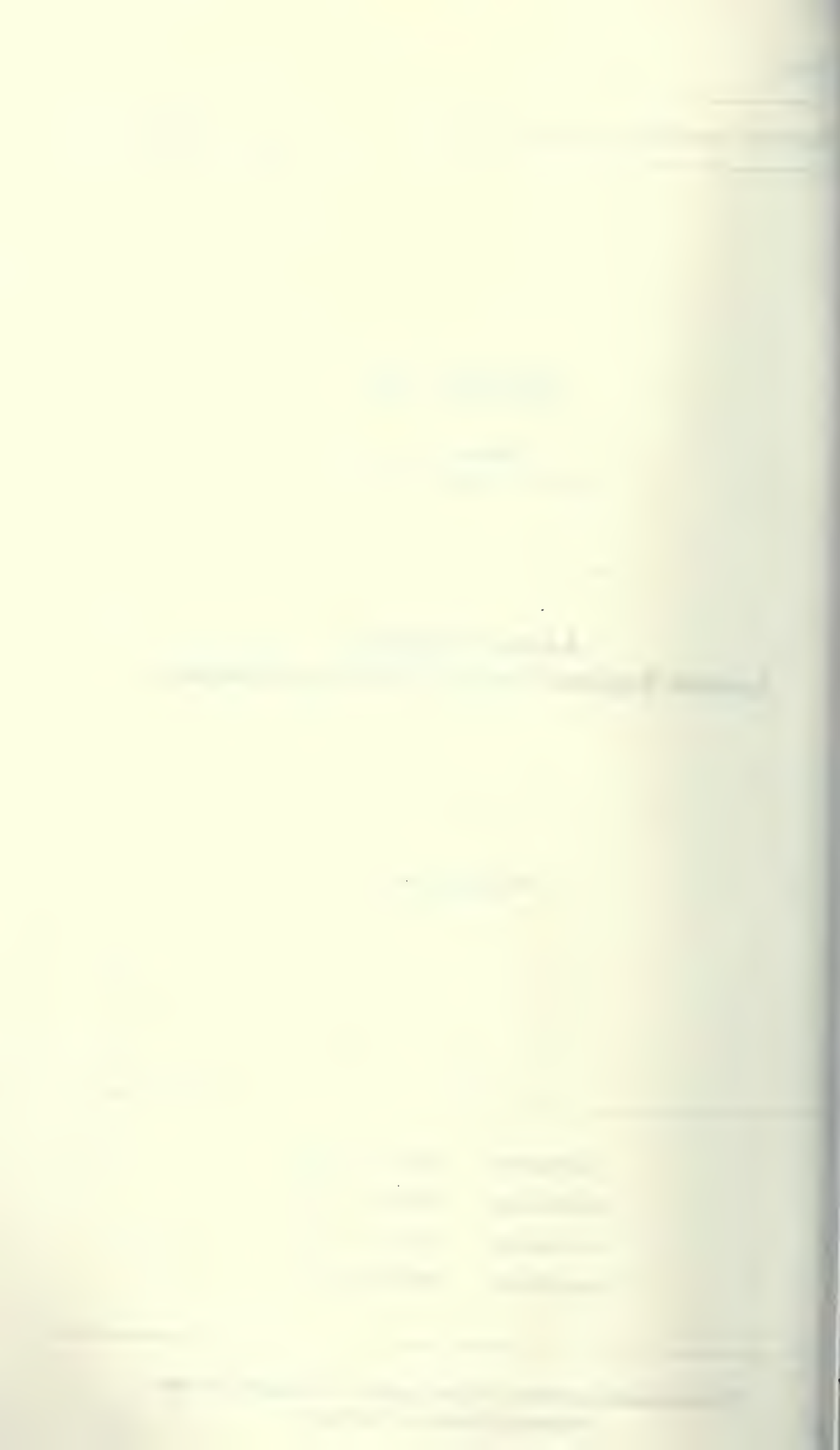
Bill Pr16

*(Chapter Pr24
Statutes of Ontario, 1989)*

An Act respecting London Regional Art and Historical Museums

Mr. Reycraft

<i>1st Reading</i>	June 27th, 1989
<i>2nd Reading</i>	July 13th, 1989
<i>3rd Reading</i>	July 13th, 1989
<i>Royal Assent</i>	July 13th, 1989



Bill Pr16

1989

**An Act respecting
London Regional Art and Historical Museums**

Whereas The Corporation of the City of London hereby Preamble applies for special legislation in respect of the matters herein-after set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Definitions

“board” means the board of directors of the Museums;

“City” means The Corporation of the City of London;

“corporation” means London Regional Art and Historical Museums referred to in subsection 2 (1);

“general membership” means the general membership referred to in section 6.

2.—(1) London Regional Art Gallery is hereby continued as a non-profit corporation without share capital under the name “London Regional Art and Historical Museums”. Corporation continued

(2) The objects of the corporation are,

Objects

- (a) to provide a permanent community institution in the service of society and its development, for use by the public;
- (b) to acquire, conserve, research, communicate and exhibit, for purposes of study, education and enjoyment, material evidence of people and their environment;

- (c) to provide a community facility for acquiring, conserving, preserving and exhibiting art and artifacts, and for provide a comprehensive education and research program;
- (d) to maintain the proper environment for the maintenance and exhibition of the collection.

Board of
directors

3.—(1) The corporation shall be under the management and control of a board of directors consisting of,

- (a) one person appointed by and from the council of the City for a term of office not exceeding three years as the council shall decide;
- (b) one person appointed by and from The London and Middlesex Historical Society for a term of office not exceeding three years as the Society shall decide;
- (c) one person appointed by and from The London Public Library Board for a term of office not exceeding three years as the Library Board shall decide;
- (d) one person elected by and from Canadian Artists' Representation for a term of office not exceeding three years as Canadian Artists' Representation shall decide;
- (e) two persons appointed by and from the London Historical Museums Association for a term of office not exceeding three years as the Association shall decide;
- (f) two persons elected by and from the Volunteer Committee of the corporation for a term of office not exceeding three years as the Volunteer Committee shall decide;
- (g) four persons elected by and from the general membership of the corporation for a term of office not exceeding three years as the general membership shall decide; and
- (h) nine persons elected under subsection (2) for a term of office not exceeding three years as the board shall decide.

Idem

(2) The directors appointed or elected under clauses (1) (a) to (g) shall elect nine directors, one of whom shall be a pro-

fessional artist who resides in the City of London or the County of Middlesex and who is not a member of Canadian Artists' Representation.

(3) Before electing any of the nine directors referred to in subsection (2), the board shall publish a notice in a newspaper of general circulation in the City of London and County of Middlesex inviting nominations or applications of persons for election to the nine directorships and shall consider the nominations or applications. Notice

(4) The board and the electing and appointing bodies referred to in clauses (1) (a) to (g) shall, in consultation with each other, stagger or vary the length of terms of office of directors appointed or elected by them so that as nearly as possible the terms of office of seven directors shall expire annually and, if the board and the electing and appointing bodies are unable to agree on the order in which the directors' terms are to expire, the board shall determine the matter. Staggered terms

(5) The failure to appoint or elect a director as provided in subsection (1), (2) or (7) does not invalidate the composition of the board or impair the powers of the board or of the remaining directors and, if a default continues for three months after an appointment or election should have been made, the remaining directors may, but are not obliged to, elect a director to fill the vacancy. Effect of vacancy

(6) A vacancy on the board occurs when a director resigns, dies or becomes incapable of acting as a director or if the board by resolution declares the seat of a director to be vacant by reason of his or her absence from three consecutive meetings of the board without being authorized to do so by the board. Board vacancy

(7) If a vacancy on the board occurs before the term of office for which a person has been appointed or elected has expired, the vacancy may be filled by the same authority which appointed or elected the person whose seat is vacant, and a person so appointed or elected shall hold office for the remainder of the unexpired term. Idem

(8) Directors shall hold office until their successors are appointed or elected and, subject to subsection (9), are eligible for reappointment or re-election. Reappointment

(9) No director shall hold office for more than two consecutive terms of three years each, but is again eligible for reappointment or re-election after a lapse of one year after the expiration of the second of the two consecutive terms. Idem

Directors to serve without compensation

(10) The directors shall serve without compensation, and no director shall, directly or indirectly, receive profit by virtue of being a director but reasonable expenses incurred in the performance of his or her duty may be paid.

Chairperson and vice-chairperson

4.—(1) The board shall appoint or elect a chairperson and a vice-chairperson annually from among the directors and may provide that, upon the expiration of the term of office of the chairperson, the vice-chairperson shall become the chairperson of the board.

Quorum

(2) The board may fix its quorum which shall not be less than one-half of its members and no business shall be transacted by the board except at a meeting of its members at which a quorum of the board members is present.

Meetings

(3) The board shall meet at least six times a year.

Executive committee

5.—(1) The board shall elect from among the directors an executive committee consisting of at least eight and no more than ten directors and the board may delegate to the executive committee any powers of the board subject to any restrictions imposed by the board.

Quorum

(2) The executive committee may fix its quorum which shall not be less than one-half of its members and no business shall be transacted by the executive committee except at a meeting of its members at which a quorum of the executive committee is present.

Meetings

(3) The executive committee shall meet at least once a month.

Committees

(4) The board may establish other committees and may delegate to the committees such powers and duties as the board may determine.

Advisory committee

(5) The board may appoint advisory committees composed of such persons as the board may determine.

General membership

6. The board may recognize and designate those persons who make subscriptions, gifts or donations of funds to the corporation for any of its purposes as a general membership consisting of the following categories or such other categories as the board may establish:

1. Individual donors.
2. Corporate donors.

3. Patrons.
4. Benefactors.
5. Sustaining members.
6. Life members.

7. The board has such powers as are necessary for the purpose of carrying out its objects, including the power,

- (a) to purchase or otherwise acquire and to hold and to sell or otherwise dispose of any property for the purposes of the corporation;
- (b) to plan, erect, alter, maintain, operate and manage art and historical museums within the City of London;
- (c) subject to the *Charitable Gifts Act*, to collect and raise money by way of grants, gifts, donations, bequests, legacies and other payments and to hold, expend or deal with such funds; and
- (d) to invest, in investments authorized under the *Trustee Act* for the investment of trust funds, moneys of the corporation not immediately required for its purposes.

Powers of
board

R.S.O. 1980,
c. 63

R.S.O. 1980,
c. 512

8.—(1) In this section, “library board” means The London Public Library Board.

Definition

(2) The library board may convey to the City or, with the consent of the City, to the corporation by way of gift, the interest of the library board in such works of art and historical artifacts, including paintings, prints, woodcuts and sculptures, as the library board may by resolution determine.

Conveyance
of works of
art, etc., to
City or
corporation

(3) The works of art and historical artifacts conveyed shall be used and administered in accordance with the purposes defined by any deed, will or other instrument creating any trust or obligation with respect thereto, and the library board is discharged from all obligations and trusts with respect to the works of art and historical artifacts so conveyed.

Idem

(4) All trust funds held by the library board for the sole benefit of operating an art gallery and museum which immediately before the 20th day of December, 1979 were vested in and were under the control of the library board continue to be vested in the corporation.

Vesting of
trusts

Idem

(5) All trust funds held by the library board for the sole benefit of that part of the operations of the library board known as the London Historical Museums which immediately before the coming into force of this Act were vested in and were under the control of the library board vest in the City or, with the consent of the City, in the corporation.

Use of trust funds

(6) The trust funds mentioned in subsections (4) and (5) shall be used and administered in accordance with the purposes defined by the deed, will or other instrument creating the trust, and the library board is discharged from all obligations with respect to these trust funds.

Transfer of property to City

(7) All gifts, trusts, bequests, devises and grants of property or the income or proceeds thereof, heretofore or hereafter expressed in writing to be made, given or conveyed to the library board solely for operating an art gallery and museum or solely for the London Historical Museums shall, in so far as the same had not vested in possession or been carried into effect on the day this Act comes into force, in the absence of any intention to the contrary set out in the deed, will or other instrument in writing, be construed as though the same had been expressed to be made to the City or, with the consent of the City, to the corporation.

Idem

(8) The executor, trustee or other person charged with the duty of carrying into effect or administering the deed, will or other instrument described in subsection (7) shall pay over or transfer all moneys and property to the City or, with the consent of the City, to the corporation when the same becomes payable or transferable, and the receipt of the City or the corporation is sufficient discharge therefor.

Disposition by library board to City or corporation

(9) The library board may convey or otherwise give to the City or, with the consent of the City, to the corporation any property of the library board not mentioned in this section that is no longer required by the library board for operating an art gallery and museum or for the London Historical Museums.

Use of City property by Museums

9. Where the City has an interest in any property, including works of art or historical artifacts, or holds any trust funds for any purpose or under any trust or obligation that is consistent with the objects of the corporation, the City may, subject to the terms of any gift, trust, bequest, devise, grant or loan of such property or trust funds,

- (a) provide for the use, administration, conservation, protection and preservation by the corporation of

the property, on such terms and conditions as the council of the City may decide;

- (b) provide for payment to the corporation of all or a portion of the trust funds or the income therefrom on such terms and conditions as the council of the City may decide; and
- (c) enter into agreements with the corporation to give effect to the matters mentioned in clauses (a) and (b).

10. The head office of the corporation shall be in the City of London in the County of Middlesex. Head Office

11. The corporation shall be deemed to be a local board for the purposes of the *Ontario Municipal Employees Retirement System Act*. Corporation deemed local board for purposes of R.S.O. 1980, c. 348

12. Property vested in or controlled by the corporation shall be deemed to be exempt from taxation for municipal and school purposes in accordance with paragraph 9 of section 3 of the *Assessment Act*. Exemption from taxation

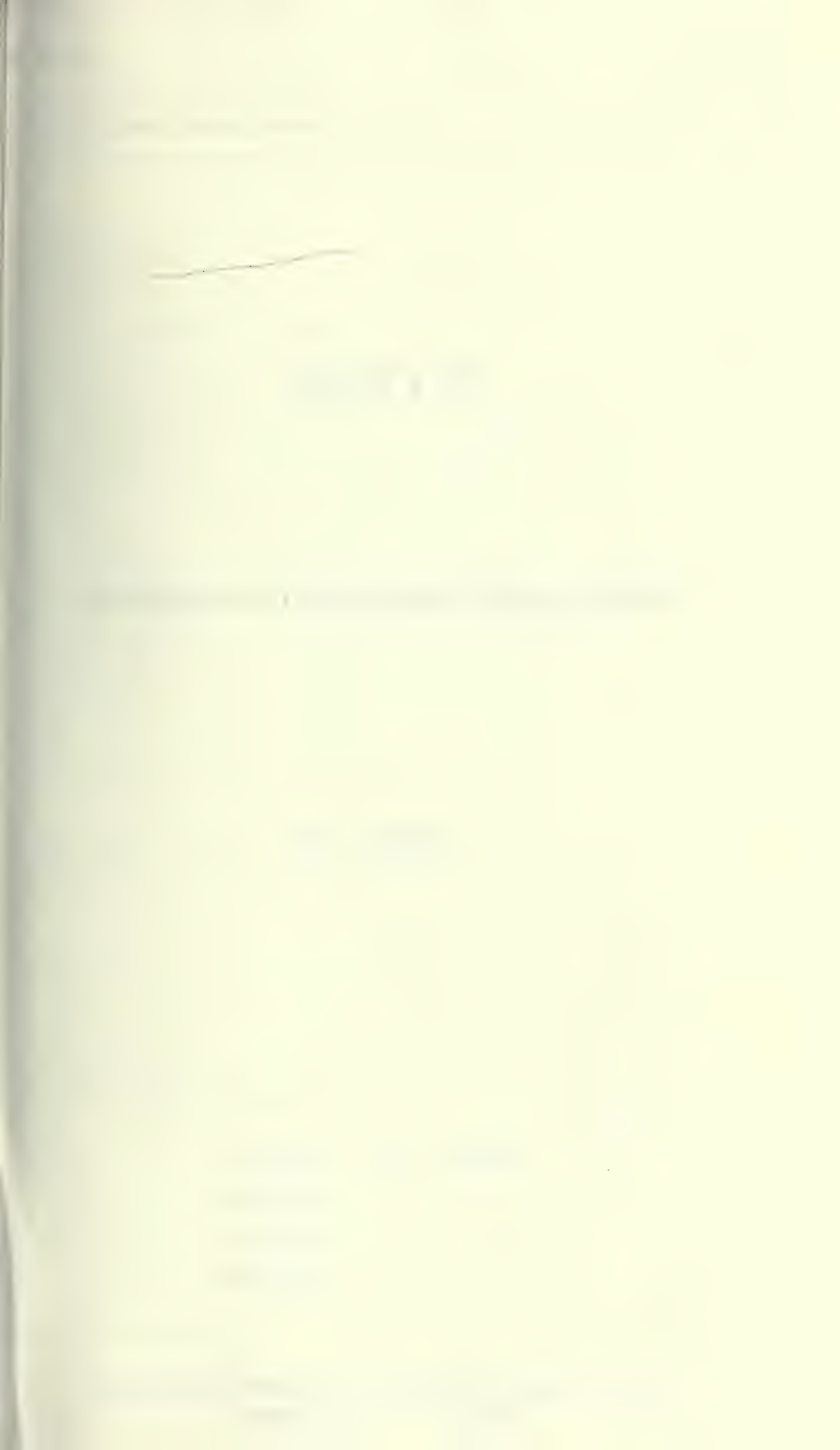
13. Subject to any instrument creating any trust or obligation with respect to the works of art and historical artifacts owned, possessed or controlled by the corporation, the property of the corporation upon its dissolution shall be distributed, after the payment of all debts and liabilities, to the City or to such organizations, having objects similar to those of the corporation, as may be designated by the council of the City, to be used for the purpose of such objects. R.S.O. 1980, c. 31

14. The *London Regional Art Gallery Act, 1984*, being chapter Pr 16, is repealed. Repeal

15. This Act shall be deemed to have come into force on the 1st day of January, 1989. Commencement

16. The short title of this Act is the *London Regional Art and Historical Museums Act, 1989*. Short title





Bill Pr17

An Act to revive Lauramar Holdings Limited

Mr. Cordiano

1st Reading June 29th, 1989

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr17**1989****An Act to revive Lauramar Holdings Limited**

Whereas Joan Sguigna hereby represents that Lauramar Holdings Limited, herein called the Corporation, was incorporated by letters patent dated the 14th day of January, 1969; that the certificate of incorporation of the Corporation was cancelled for failure to comply with *The Corporations Tax Act, 1972*, being chapter 143, and the Corporation declared to be dissolved on the 22nd day of December, 1980; that the applicant was the director and the holder of the common shares of the Corporation at the time of its dissolution; that the applicant was not aware of the dissolution of the Corporation until more than two years after the date thereof; that the Corporation at the time of its dissolution was carrying on active business and active business has continued to be carried on in the name of the Corporation since the time of its dissolution; and whereas the applicant hereby applies for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Lauramar Holdings Limited is hereby revived and is, Revival subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

2. This Act comes into force on the day it receives Royal Assent. Commencement

3. The short title of this Act is the *Lauramar Holdings Limited Act, 1989*. Short title

Bill Pr18

An Act respecting Fort Erie Community Young Men's Christian Association

Mr. Haggerty

1st Reading June 6th, 1989

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr18

1989

**An Act respecting Fort Erie Community
Young Men's Christian Association**

Whereas the Fort Erie Community Young Men's Christian Association, herein called the Association, hereby represents that it was incorporated under the laws of Ontario in 1964; that the object of the Association is to improve the spiritual, moral, social, educational and physical life of its members and others; that the Association is a registered charitable organization within the meaning of the *Income Tax Act* (Canada); that it is desirable that the real property of the Association situate in the Town of Fort Erie be exempted from taxation for municipal and school purposes, other than local improvement rates; and whereas the Association hereby applies for special legislation for such purpose; and whereas it is expedient to grant the application;

Preamble

R.S.C. 1952,
c. 148

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) The council of The Corporation of the Town of Fort Erie may pass by-laws exempting from taxes for municipal and school purposes, other than local improvement rates, the land, as defined in the *Assessment Act*, occupied by the Association, being the land described in the Schedule, so long as the land is owned, occupied and used solely for the purposes of the Association.

Tax
exemptionR.S.O. 1980,
c. 31

(2) An exemption granted under subsection (1) may be subject to such conditions as may be set out in the by-law.

(3) No exemption shall be granted under subsection (1) until a building is erected on the land and is used by the Association for carrying out its programs.

(4) For the purposes of subsection 128 (10) of the *Regional Municipality of Niagara Act*, the exemption from taxation granted under subsection (1) shall be deemed to be an exemption provided under section 3 of the *Assessment Act*.

Deemed
exemptionR.S.O. 1980,
c. 438

Commencement

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *Fort Erie Community Young Men's Christian Association Act, 1989*.

SCHEDULE

The land in the Town of Fort Erie, in The Regional Municipality of Niagara, being composed of Part of Lot No. 7, Concession 3, Lake Erie, designated as Part 3 on Reference Plan No. 59R-5645, deposited in the Land Registry Office for the Registry Division of Niagara South (No. 59).

Bill Pr18

*(Chapter Pr25
Statutes of Ontario, 1989)*

An Act respecting Fort Erie Community Young Men's Christian Association

Mr. Haggerty

<i>1st Reading</i>	June 6th, 1989
<i>2nd Reading</i>	July 13th, 1989
<i>3rd Reading</i>	July 13th, 1989
<i>Royal Assent</i>	July 13th, 1989

Bill Pr18

1989

**An Act respecting Fort Erie Community
Young Men's Christian Association**

Whereas the Fort Erie Community Young Men's Christian Association, herein called the Association, hereby represents that it was incorporated under the laws of Ontario in 1964; that the object of the Association is to improve the spiritual, moral, social, educational and physical life of its members and others; that the Association is a registered charitable organization within the meaning of the *Income Tax Act* (Canada); that it is desirable that the real property of the Association situate in the Town of Fort Erie be exempted from taxation for municipal and school purposes, other than local improvement rates; and whereas the Association hereby applies for special legislation for such purpose; and whereas it is expedient to grant the application;

Preamble

R.S.C. 1952,
c. 148

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) The council of The Corporation of the Town of Fort Erie may pass by-laws exempting from taxes for municipal and school purposes, other than local improvement rates, the land, as defined in the *Assessment Act*, occupied by the Association, being the land described in the Schedule, so long as the land is owned, occupied and used solely for the purposes of the Association.

Tax
exemptionR.S.O. 1980,
c. 31

(2) An exemption granted under subsection (1) may be subject to such conditions as may be set out in the by-law.

Conditions

(3) No exemption shall be granted under subsection (1) until a building is erected on the land and is used by the Association for carrying out its programs.

Idem

(4) For the purposes of subsection 128 (10) of the *Regional Municipality of Niagara Act*, the exemption from taxation granted under subsection (1) shall be deemed to be an exemption provided under section 3 of the *Assessment Act*.

Deemed
exemptionR.S.O. 1980,
c. 438

Commencement

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *Fort Erie Community Young Men's Christian Association Act, 1989*.

SCHEDULE

The land in the Town of Fort Erie, in The Regional Municipality of Niagara, being composed of Part of Lot No. 7, Concession 3, Lake Erie, designated as Part 3 on Reference Plan No. 59R-5645, deposited in the Land Registry Office for the Registry Division of Niagara South (No. 59).

Bill Pr19

An Act to revive Port Bruce Boat Club

Miss Roberts

1st Reading April 26th, 1989

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr19**1989****An Act to revive Port Bruce Boat Club**

Whereas Hulme Pattinson and Donald Campbell hereby represent that Port Bruce Boat Club, herein called the Corporation, was incorporated by letters patent dated the 4th day of December, 1967; that the Minister of Consumer and Commercial Relations by order dated the 17th day of July, 1979 and made under the authority of subsection 251 (3) of *The Corporations Act*, being chapter 53 of the Revised Statutes of Ontario, 1970, cancelled the letters patent of the Corporation for default in filing annual returns under *The Corporations Information Act, 1976*, being chapter 66, and declared the Corporation to be dissolved on the 17th day of July, 1979; that the applicants were directors and officers of the Corporation at the time of its dissolution, and are the only remaining members of the Corporation; that notice of default was apparently sent to the Corporation at its address as shown in the files of the Ministry of Consumer and Commercial Relations; that the default occurred by reason of inadvertence; that none of the applicants was aware of the dissolution of the Corporation until more than two years after the date thereof; that the Corporation at the time of its dissolution was carrying on the social and other functions authorized by its letters patent and since that time those functions have continued to be carried on in the name of the Corporation; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The Port Bruce Boat Club is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Corporation
revived

Commencement

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *Port Bruce Boat Club Act, 1989*.

Bill Pr19

An Act to revive Port Bruce Boat Club

Miss Roberts

1st Reading April 26th, 1989

2nd Reading

3rd Reading

Royal Assent

(Reprinted as amended by the Regulations and Private Bills Committee)

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr19**1989****An Act to revive Port Bruce Boat Club**

Whereas Hulme Pattinson and Donald Campbell hereby represent that Port Bruce Boat Club, herein called the Corporation, was incorporated by letters patent dated the 4th day of December, 1957; that the Minister of Consumer and Commercial Relations by order dated the 17th day of July, 1979 and made under the authority of subsection 251 (3) of *The Corporations Act*, being chapter 53 of the Revised Statutes of Ontario, 1970, cancelled the letters patent of the Corporation for default in filing annual returns under *The Corporations Information Act, 1976*, being chapter 66, and declared the Corporation to be dissolved on the 17th day of July, 1979; that the applicants are the only remaining members of the Corporation; that notice of default was apparently sent to the Corporation at its address as shown in the files of the Ministry of Consumer and Commercial Relations; that the default occurred by reason of inadvertence; that none of the applicants was aware of the dissolution of the Corporation until more than two years after the date thereof; that the Corporation at the time of its dissolution was carrying on the social and other functions authorized by its letters patent and since that time those functions have continued to be carried on in the name of the Corporation; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The Port Bruce Boat Club is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Corporation
revived

Commencement

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *Port Bruce Boat Club Act, 1989*.

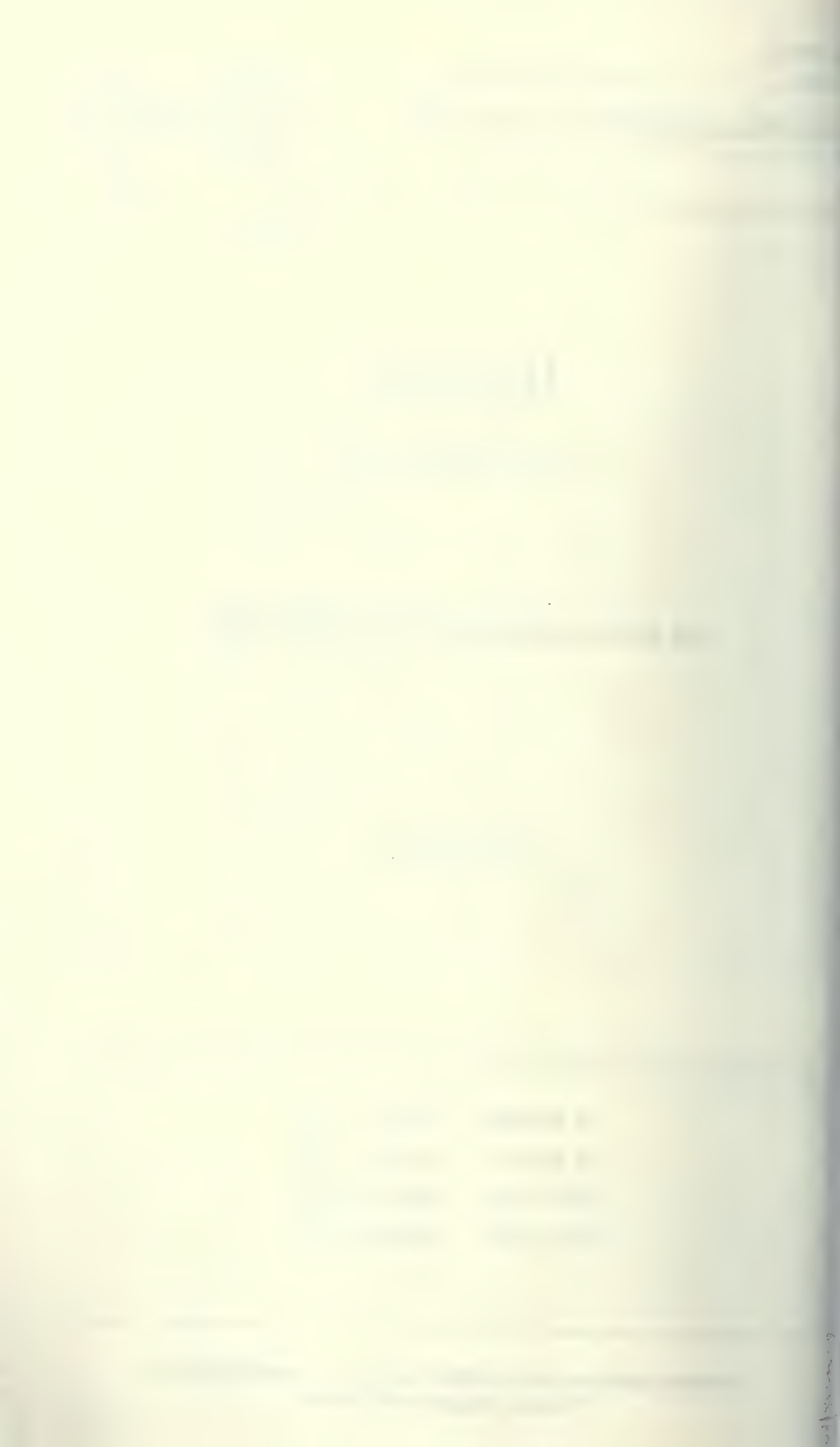
Bill Pr19

*(Chapter Pr17
Statutes of Ontario, 1989)*

An Act to revive Port Bruce Boat Club

Miss Roberts

<i>1st Reading</i>	April 26th, 1989
<i>2nd Reading</i>	June 19th, 1989
<i>3rd Reading</i>	June 19th, 1989
<i>Royal Assent</i>	June 20th, 1989



Bill Pr19

1989

An Act to revive Port Bruce Boat Club

Whereas Hulme Pattinson and Donald Campbell hereby represent that Port Bruce Boat Club, herein called the Corporation, was incorporated by letters patent dated the 4th day of December, 1957; that the Minister of Consumer and Commercial Relations by order dated the 17th day of July, 1979 and made under the authority of subsection 251 (3) of *The Corporations Act*, being chapter 53 of the Revised Statutes of Ontario, 1970, cancelled the letters patent of the Corporation for default in filing annual returns under *The Corporations Information Act, 1976*, being chapter 66, and declared the Corporation to be dissolved on the 17th day of July, 1979; that the applicants are the only remaining members of the Corporation; that notice of default was apparently sent to the Corporation at its address as shown in the files of the Ministry of Consumer and Commercial Relations; that the default occurred by reason of inadvertence; that none of the applicants was aware of the dissolution of the Corporation until more than two years after the date thereof; that the Corporation at the time of its dissolution was carrying on the social and other functions authorized by its letters patent and since that time those functions have continued to be carried on in the name of the Corporation; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The Port Bruce Boat Club is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Corporation
revived

Commencement

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *Port Bruce Boat Club Act, 1989*.

Bill Pr20

An Act to revive Bolsward Investments Limited

Mr. Ballinger

1st Reading June 29th, 1989

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr20**1989****An Act to revive Bolsward Investments Limited**

Whereas Hylke Visser hereby represents that Bolsward Investments Limited, herein called the Corporation, was incorporated by letters patent dated the 13th day of March, 1973; that the Minister of Consumer and Commercial Relations by order dated the 31st day of March, 1981, and made under the authority of subsection 251 (3) of *The Business Corporations Act*, being chapter 53 of the Revised Statutes of Ontario, 1970, cancelled the certificate of incorporation of the Corporation for default in filing annual returns and declared the Corporation to be dissolved on the 31st day of March, 1981; that the applicant was the director and sole holder of the common shares of the Corporation at the time of its dissolution; that notices of default in filing annual returns, although sent to the applicant as director, were not received by him and he was not aware of the dissolution of the Corporation until more than two years after the date thereof; that the Corporation at the time of its dissolution was carrying on active business and active business has continued to be carried on in the name of the Corporation since the time of the dissolution; and whereas the applicant hereby applies for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Bolsward Investments Limited is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Corporation
revived

Commence-
ment

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *Bolsward Investments Limited Act, 1989*.

Bill Pr20

*(Chapter Pr26
Statutes of Ontario, 1989)*

An Act to revive Bolsward Investments Limited

Mr. Ballinger

<i>1st Reading</i>	June 29th, 1989
<i>2nd Reading</i>	July 13th, 1989
<i>3rd Reading</i>	July 13th, 1989
<i>Royal Assent</i>	July 13th, 1989

RESULTS

Population

The total population of the study area was estimated at 1,000,000 people. The population density was approximately 100 people per square kilometer. The age distribution was as follows: 0-14 years old (30%), 15-24 years old (25%), 25-34 years old (20%), 35-44 years old (15%), and 45-54 years old (10%). The sex ratio was approximately 102 males per 100 females.

Healthcare System

The healthcare system in the study area consists of a network of clinics and hospitals. There are approximately 100 clinics and 10 hospitals. The clinics provide basic medical services such as primary care, vaccinations, and minor surgeries. The hospitals provide more advanced medical services such as emergency care, specialized treatments, and major surgeries.

Healthcare Services

The healthcare services available in the study area include preventive care, treatment of common illnesses, and specialized medical services. Preventive care includes vaccinations, screening for diseases such as tuberculosis and HIV/AIDS, and health education. Treatment of common illnesses includes the management of respiratory infections, gastrointestinal disorders, and injuries. Specialized medical services include cardiology, oncology, neurology, and orthopedics.

Healthcare Resources

The healthcare resources available in the study area include medical staff, equipment, and infrastructure. The medical staff includes physicians, nurses, and other healthcare professionals. The equipment includes medical instruments, diagnostic tools, and pharmaceuticals. The infrastructure includes clinics, hospitals, and laboratories. The quality of healthcare services provided in the study area is generally considered to be good, although there are some variations in the availability and quality of services across different parts of the area.

Bill Pr20**1989****An Act to revive Bolsward Investments Limited**

Whereas Hylke Visser hereby represents that Bolsward Investments Limited, herein called the Corporation, was incorporated by letters patent dated the 13th day of March, 1973; that the Minister of Consumer and Commercial Relations by order dated the 31st day of March, 1981, and made under the authority of subsection 251 (3) of *The Business Corporations Act*, being chapter 53 of the Revised Statutes of Ontario, 1970, cancelled the certificate of incorporation of the Corporation for default in filing annual returns and declared the Corporation to be dissolved on the 31st day of March, 1981; that the applicant was the director and sole holder of the common shares of the Corporation at the time of its dissolution; that notices of default in filing annual returns, although sent to the applicant as director, were not received by him and he was not aware of the dissolution of the Corporation until more than two years after the date thereof; that the Corporation at the time of its dissolution was carrying on active business and active business has continued to be carried on in the name of the Corporation since the time of the dissolution; and whereas the applicant hereby applies for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.** Bolsward Investments Limited is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Corporation
revived

Commencement

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *Bolsward Investments Limited Act, 1989*.

Bill Pr21

An Act respecting South Simcoe Railway Heritage Corporation

Mr. McCague

1st Reading May 1st, 1989

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr21

1989

**An Act respecting
South Simcoe Railway Heritage Corporation**

Whereas South Simcoe Railway Heritage Corporation, herein called the Corporation, hereby represents that it was incorporated by letters patent dated the 15th day of April, 1953; that the Corporation is making preparations to operate an excursion train between Tottenham and Beeton, both in the Province of Ontario; that there is doubt cast as to whether the Corporation could operate a railway without being incorporated by a special Act of the Legislature; and whereas the Corporation hereby applies for special legislation for such purpose; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.** Although the South Simcoe Railway Heritage Corporation was incorporated under the *Corporations Act*, it shall, for the purposes of *The Railways Act*, be deemed to be and to always have been incorporated by a special Act. Deeming provision
R.S.O. 1980,
c. 95
R.S.O. 1950,
c. 331
- 2.** Despite section 3, subsection 4 (1), sections 17 and 117 of the *Corporations Act*, that Act applies to the Corporation in respect of its corporate structure and corporate procedures as if it were not operating a railway. Corporate structure,
procedures
- 3.** *The Railways Act* applies to the Corporation in respect of its operation of a railway. Operation of
railway
- 4.** The Ontario Municipal Board shall not approve an application by the Corporation under section 174 of *The Railways Act* unless the Ministry of Transportation certifies to the Board that the equipment, track and operating procedures of the railway permit the railway to be operated in a safe manner. Conditions
for approval
to operate
railway
- 5.** The Corporation shall annually provide to the Ontario Municipal Board a certificate from a professional engineer Annual
safety
inspection
and
certificate

stating that the facilities and operating procedures of the railway are in accordance with generally accepted railways practices and are sufficient to protect the safety of the public.

Costs

6. The cost of the inspection and certification required under section 4 or 5 shall be borne by the Corporation.

Powers of
O.M.B.
R.S.O. 1950,
c. 331

7. Nothing in this Act shall be construed to derogate from the powers of the Ontario Municipal Board under *The Railways Act*.

Commencement

8. This Act comes into force on the day it receives Royal Assent.

Short title

9. The short title of this Act is the *South Simcoe Railway Heritage Act, 1989*.

Bill Pr21

*(Chapter Pr27
Statutes of Ontario, 1989)*

An Act respecting South Simcoe Railway Heritage Corporation

Mr. McCague

<i>1st Reading</i>	May 1st, 1989
<i>2nd Reading</i>	July 13th, 1989
<i>3rd Reading</i>	July 13th, 1989
<i>Royal Assent</i>	July 13th, 1989

Bill Pr21

1989

**An Act respecting
South Simcoe Railway Heritage Corporation**

Whereas South Simcoe Railway Heritage Corporation, herein called the Corporation, hereby represents that it was incorporated by letters patent dated the 15th day of April, 1953; that the Corporation is making preparations to operate an excursion train between Tottenham and Beeton, both in the Province of Ontario; that there is doubt cast as to whether the Corporation could operate a railway without being incorporated by a special Act of the Legislature; and whereas the Corporation hereby applies for special legislation for such purpose; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.** Although the South Simcoe Railway Heritage Corporation was incorporated under the *Corporations Act*, it shall, for the purposes of *The Railways Act*, be deemed to be and to always have been incorporated by a special Act. Deeming provision
R.S.O. 1980,
c. 95
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c. 331
- 2.** Despite section 3, subsection 4 (1), sections 17 and 117 of the *Corporations Act*, that Act applies to the Corporation in respect of its corporate structure and corporate procedures as if it were not operating a railway. Corporate structure,
procedures
- 3.** *The Railways Act* applies to the Corporation in respect of its operation of a railway. Operation of
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stating that the facilities and operating procedures of the railway are in accordance with generally accepted railways practices and are sufficient to protect the safety of the public.

Costs

6. The cost of the inspection and certification required under section 4 or 5 shall be borne by the Corporation.

Powers of
O.M.B.
R.S.O. 1950,
c. 331

7. Nothing in this Act shall be construed to derogate from the powers of the Ontario Municipal Board under *The Railways Act*.

Commencement

8. This Act comes into force on the day it receives Royal Assent.

Short title

9. The short title of this Act is the *South Simcoe Railway Heritage Act, 1989*.

Bill Pr22

An Act to continue The Corporation of the Village of Killaloe Station under the name of The Corporation of the Village of Killaloe

Mr. Reycraft

1st Reading May 11th, 1989

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr22

1989

**An Act to continue The Corporation of the Village
of Killaloe Station under the name of
The Corporation of the Village of Killaloe**

Whereas The Corporation of the Village of Killaloe Station hereby applies for special legislation to change its name to The Corporation of the Village of Killaloe; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The Corporation of the Village of Killaloe Station is hereby continued under the name of The Corporation of the Village of Killaloe. Name change
2. Any references to The Corporation of the Village of Killaloe Station in any Act, regulation, by-law, agreement or other document passed, made, entered into or executed before the coming into force of this Act shall be deemed to be a reference to The Corporation of the Village of Killaloe. References to former name
3. *The Village of Killaloe Station Act, 1960*, being chapter 146, is repealed. Repeal
4. This Act comes into force on the day it receives Royal Assent. Commencement
5. The short title of this Act is the *Village of Killaloe Act, 1989*. Short title

should from now onwards be off-limits to health professionals. A more modest proposal is to limit the use of mobile phones to medical staff.

Mobile phones have been implicated in a number of health problems, such as cancer, and there is a growing body of literature on the potential risks of mobile phones. In addition, mobile phones have been implicated in a number of deaths, such as those of children who have been electrocuted by mobile phones. There is also a growing body of literature on the potential risks of mobile phones.

Mobile phones have been implicated in a number of health problems, such as cancer, and there is a growing body of literature on the potential risks of mobile phones.

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Mobile phones have been implicated in a number of health problems, such as cancer, and there is a growing body of literature on the potential risks of mobile phones.

Bill Pr22

(*Chapter Pr18
Statutes of Ontario, 1989*)

An Act to continue The Corporation of the Village of Killaloe Station under the name of The Corporation of the Village of Killaloe

Mr. Reycraft

<i>1st Reading</i>	May 11th, 1989
<i>2nd Reading</i>	June 19th, 1989
<i>3rd Reading</i>	June 19th, 1989
<i>Royal Assent</i>	June 20th, 1989

Bill Pr22

1989

**An Act to continue The Corporation of the Village
of Killaloe Station under the name of
The Corporation of the Village of Killaloe**

Whereas The Corporation of the Village of Killaloe Station hereby applies for special legislation to change its name to The Corporation of the Village of Killaloe; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.** The Corporation of the Village of Killaloe Station is hereby continued under the name of The Corporation of the Village of Killaloe. Name change
- 2.** Any references to The Corporation of the Village of Killaloe Station in any Act, regulation, by-law, agreement or other document passed, made, entered into or executed before the coming into force of this Act shall be deemed to be a reference to The Corporation of the Village of Killaloe. References to former name
- 3.** *The Village of Killaloe Station Act, 1960*, being chapter 146, is repealed. Repeal
- 4.** This Act comes into force on the day it receives Royal Assent. Commencement
- 5.** The short title of this Act is the *Village of Killaloe Act, 1989*. Short title

Bill Pr23

An Act to revive Bruce Office Supply Limited

Mr. Harris

1st Reading May 18th, 1989

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr23**1989****An Act to revive Bruce Office Supply Limited**

Whereas, Edwina L. Lechlitner, hereby represents that Bruce Preamble Office Supply Limited, herein called the Corporation, was incorporated by letters patent dated the 12th day of June, 1963; that the Corporation was dissolved on the 31st day of January, 1983 for failure to comply with the *Corporations Tax Act*, being chapter 97 of the Revised Statutes of Ontario, 1980; that the applicant was the director and holder of all of the common shares of the Corporation at the time of its dissolution; that notice of default, although sent to the applicant as director, was not received by the applicant; that the Corporation at the time of its cancellation was carrying on active business and active business has continued to be carried on in the name of the Corporation since the time of its dissolution; and whereas the applicant hereby applies for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Bruce Office Supply Limited is hereby revived and is, Revival subject to any rights acquired by any person after its dissolution, hereby restored to its legal position including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

2. This Act comes into force on the day it receives Royal Commencement Assent.

3. The short title of this Act is the *Bruce Office Supply Limited Act, 1989.* Short title

Bill Pr23

(*Chapter Pr28
Statutes of Ontario, 1989*)

An Act to revive Bruce Office Supply Limited

Mr. Harris

<i>1st Reading</i>	May 18th, 1989
<i>2nd Reading</i>	July 13th, 1989
<i>3rd Reading</i>	July 13th, 1989
<i>Royal Assent</i>	July 13th, 1989

Bill Pr23**1989****An Act to revive Bruce Office Supply Limited**

Whereas, Edwina L. Lechlitner, hereby represents that Bruce Office Supply Limited, herein called the Corporation, was incorporated by letters patent dated the 12th day of June, 1963; that the Corporation was dissolved on the 31st day of January, 1983 for failure to comply with the *Corporations Tax Act*, being chapter 97 of the Revised Statutes of Ontario, 1980; that the applicant was the director and holder of all of the common shares of the Corporation at the time of its dissolution; that notice of default, although sent to the applicant as director, was not received by the applicant; that the Corporation at the time of its cancellation was carrying on active business and active business has continued to be carried on in the name of the Corporation since the time of its dissolution; and whereas the applicant hereby applies for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Bruce Office Supply Limited is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

2. This Act comes into force on the day it receives Royal Assent.

3. The short title of this Act is the *Bruce Office Supply Limited Act, 1989*.

Commencement

Short title

1989

Bill Pr24

An Act respecting the City of Kingston and the townships of Kingston, Pittsburgh and Ernestown

Mr. Keyes

1st Reading June 7th, 1989

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr24

1989

An Act respecting the City of Kingston and the townships of Kingston, Pittsburgh and Ernestown

Whereas The Corporation of the City of Kingston, The Corporation of the Township of Kingston, The Corporation of the Township of Pittsburgh and The Corporation of the Township of Ernestown wish to form a taxi licensing commission so that there would be one taxi licensing body for the four municipalities; and whereas the participating municipalities hereby apply for special legislation for such purposes; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Definitions

“Commission” means the Taxi Licensing Commission established under subsection 2 (1);

“participating municipalities” means The Corporation of the City of Kingston, The Corporation of the Township of Kingston, The Corporation of the Township of Pittsburgh and The Corporation of the Township of Ernestown.

2.—(1) The Taxi Licensing Commission is hereby established as a corporation.

Commission established

(2) Subject to subsection (3), the Commission shall be composed of,

Composition of Commission

- (a) three members appointed by the council of The Corporation of the City of Kingston;
- (b) two members appointed by the council of The Corporation of the Township of Kingston;
- (c) one member appointed by the council of The Corporation of the Township of Pittsburgh; and

- (d) one member appointed by the council of The Corporation of the Township of Ernestown.
- Idem (3) The composition of the Commission shall be varied by by-law of the Commission as necessary to ensure representation by population but each participating municipality is entitled to at least one member.
- Term (4) Members of the Commission shall serve for one year and until their successors are appointed but no member shall hold office beyond the term of the council that made the appointment.
- Reappointment (5) Members of the Commission are eligible for reappointment.
- Vacancies (6) A vacancy shall be filled by the council that made the original appointment for the unexpired portion of the term.
- Chairperson (7) The Commission shall elect a chairperson from among its members.
- Quorum (8) A majority of the members of the Commission constitutes a quorum.
- Licensing of taxicabs 3.—(1) The Commission may pass by-laws for licensing, regulating and governing the owners and drivers of taxicabs.
- Idem (2) The power to license, regulate and govern the owners and drivers of taxicabs includes,
- the power to grant, refuse, revoke or suspend a licence;
 - the power to make any licence subject to such conditions as the Commission may prescribe; and
 - the power to establish and collect licence fees.
- Contents of by-law (3) A by-law under subsection (1) may,
- establish rates or fares to be charged by the owners or drivers of taxicabs for the conveyance of goods or passengers within the area comprising the participating municipalities or to any point not more than five kilometres beyond the limits of that area;
 - provide for the collection of the rates or fares established under clause (a); and

(c) limit the number of taxicabs.

(4) A by-law passed under subsection (1) may exempt from all or any of its provisions, upon such conditions as may be set out in the by-law, the owners and drivers of taxicabs, Exemptions

(a) engaged in the conveyance of children taking the taxicab both to and from nursery school, school or other full-time educational institution; or

(b) engaged in the conveyance of physically, emotionally or mentally handicapped persons, as defined in the by-law, from any point within the participating municipalities to any point outside the participating municipalities if the conveyance is made pursuant to a written contract and the taxicab is licensed under a by-law passed by any municipality.

(5) A by-law passed under subsection (1) may exempt from all or any of its provisions the owners and drivers of taxicabs with respect to which there is a valid and subsisting licence issued before the coming into force of this Act by a municipality named in the by-law. Idem

4. The power of the participating municipalities to license, regulate and govern the owners and drivers of taxicabs under the *Municipal Act* or any special Act is vested in the Commission. Transfer of power

R.S.O. 1980,
c. 302

5.—(1) The Commission shall not refuse to grant a licence or revoke the licence of any person without affording that person an opportunity to be heard. Hearing

(2) Despite subsection (1), a licence may be temporarily suspended by the Commission for up to two weeks or until a hearing is held by the Commission, whichever occurs first. Temporary suspension

6.—(1) The Commission may by by-law appoint a licence inspector, who may, Licence inspector, appointment, powers

(a) suspend any licence for such time and subject to such conditions as the by-law may provide if the licensee has been convicted of a criminal offence so long as the suspension is made within thirty days of the conviction even if an appeal has been taken from the conviction;

(b) suspend any licence for such time and subject to such conditions as the by-law may provide if the licence inspector has reason to believe that a safety

R.S.O. 1980,
c. 198

standards certificate under the *Highway Traffic Act* was denied with respect to a motor vehicle used as a taxicab and, without the appropriate repairs having been made, the motor vehicle is being used on any public highway; and

- (c) order a licensee to stop using any motor vehicle used as a taxicab until such time as the licensee provides the licence inspector with a safety standards certificate issued under the *Highway Traffic Act* with respect to the motor vehicle.

Length of suspension

(2) No suspension of a licence by the licence inspector is effective after the expiration of two weeks from the date of suspension or after the next meeting of the Commission after the suspension, whichever occurs first.

Employees

7. The Commission may appoint such employees as it considers necessary to carry out its functions.

Auditors

R.S.O. 1980,
c. 405

8.—(1) The Commission shall appoint one or more auditors licensed under the *Public Accountancy Act* to audit the accounts and transactions of the Commission annually.

Report

(2) The auditor's report and financial statements shall be forwarded to the council of each participating municipality.

Annual budget

9.—(1) The Commission shall submit its yearly budget to the council of each participating municipality.

Idem

(2) Any disagreement among the participating municipalities as to the contents of the budget shall be referred to the Ontario Municipal Board which shall determine the matter.

Recovery of costs of Commission

10.—(1) The amount necessary to operate the Commission shall be levied and collected by the participating municipalities in like manner and with the same priority as municipal taxes.

Apportionment

(2) The amount mentioned in subsection (1) shall be apportioned among the participating municipalities based on the number of households in each participating municipality.

Refunds to participating municipalities

(3) The amount by which the revenues of the Commission exceeds the costs of operating the Commission shall be refunded to the participating municipalities annually in the same proportion as collected under subsection (2).

Conflicts

R.S.O. 1980,
c. 302

11. If a by-law passed under subsection 3 (1) conflicts with the provisions of any Act, other than the *Municipal Act*, for licensing, regulating or controlling any business or the person

carrying on any business, the provision of that Act prevails to the extent of the conflict.

12.—(1) A participating municipality that wishes to withdraw from the Commission shall give notice of at least one year to the other participating municipalities. Withdrawal from Commission

(2) The Commission shall be dissolved if, Dissolution of Commission

(a) the City of Kingston withdraws from the Commission; or

(b) any two of the participating municipalities withdraws from the Commission.

(3) If a participating municipality withdraws from the Commission and the Commission continues to operate, any assets of the participating municipality held by the Commission remain with the Commission. Assets remain with Commission

(4) Upon the dissolution of the Commission, any assets held by it shall be distributed among the participating municipalities in proportion to the amount contributed by each participating municipality. Distribution of assets upon dissolution

(5) Upon dissolution, a participating municipality may acquire some or all of the assets of the Commission upon payment to the other participating municipalities of their share. Idem

(6) Any disagreement as to the distribution of assets of the Commission upon dissolution shall be referred to the Ontario Municipal Board which shall determine the matter. Disagreements to O.M.B.

13. This Act comes into force on the 1st day of January, 1990. Commencement

14. The short title of this Act is the *City of Kingston and Townships of Kingston, Pittsburgh and Ernestown Act, 1989*. Short title

Bill Pr24

(*Chapter Pr29*
Statutes of Ontario, 1989)

An Act respecting the City of Kingston and the townships of Kingston, Pittsburgh and Ernestown

Mr. Keyes

<i>1st Reading</i>	June 7th, 1989
<i>2nd Reading</i>	July 13th, 1989
<i>3rd Reading</i>	July 13th, 1989
<i>Royal Assent</i>	July 13th, 1989

Bill Pr24

1989

An Act respecting the City of Kingston and the townships of Kingston, Pittsburgh and Ernestown

Whereas The Corporation of the City of Kingston, The Corporation of the Township of Kingston, The Corporation of the Township of Pittsburgh and The Corporation of the Township of Ernestown wish to form a taxi licensing commission so that there would be one taxi licensing body for the four municipalities; and whereas the participating municipalities hereby apply for special legislation for such purposes; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Definitions

“Commission” means the Taxi Licensing Commission established under subsection 2 (1);

“participating municipalities” means The Corporation of the City of Kingston, The Corporation of the Township of Kingston, The Corporation of the Township of Pittsburgh and The Corporation of the Township of Ernestown.

2.—(1) The Taxi Licensing Commission is hereby established as a corporation.

Commission established

(2) Subject to subsection (3), the Commission shall be composed of,

Composition of Commission

- (a) three members appointed by the council of The Corporation of the City of Kingston;
- (b) two members appointed by the council of The Corporation of the Township of Kingston;
- (c) one member appointed by the council of The Corporation of the Township of Pittsburgh; and

- (d) one member appointed by the council of The Corporation of the Township of Ernestown.
- Idem (3) The composition of the Commission shall be varied by by-law of the Commission as necessary to ensure representation by population but each participating municipality is entitled to at least one member.
- Term (4) Members of the Commission shall serve for one year and until their successors are appointed but no member shall hold office beyond the term of the council that made the appointment.
- Reappointment (5) Members of the Commission are eligible for reappointment.
- Vacancies (6) A vacancy shall be filled by the council that made the original appointment for the unexpired portion of the term.
- Chairperson (7) The Commission shall elect a chairperson from among its members.
- Quorum (8) A majority of the members of the Commission constitutes a quorum.
- Licensing of taxicabs **3.**—(1) The Commission may pass by-laws for licensing, regulating and governing the owners and drivers of taxicabs.
- Idem (2) The power to license, regulate and govern the owners and drivers of taxicabs includes,
- the power to grant, refuse, revoke or suspend a licence;
 - the power to make any licence subject to such conditions as the Commission may prescribe; and
 - the power to establish and collect licence fees.
- Contents of by-law (3) A by-law under subsection (1) may,
- establish rates or fares to be charged by the owners or drivers of taxicabs for the conveyance of goods or passengers within the area comprising the participating municipalities or to any point not more than five kilometres beyond the limits of that area;
 - provide for the collection of the rates or fares established under clause (a); and

(c) limit the number of taxicabs.

(4) A by-law passed under subsection (1) may exempt from all or any of its provisions, upon such conditions as may be set out in the by-law, the owners and drivers of taxicabs, Exemptions

(a) engaged in the conveyance of children taking the taxicab both to and from nursery school, school or other full-time educational institution; or

(b) engaged in the conveyance of physically, emotionally or mentally handicapped persons, as defined in the by-law, from any point within the participating municipalities to any point outside the participating municipalities if the conveyance is made pursuant to a written contract and the taxicab is licensed under a by-law passed by any municipality.

(5) A by-law passed under subsection (1) may exempt from all or any of its provisions the owners and drivers of taxicabs with respect to which there is a valid and subsisting licence issued before the coming into force of this Act by a municipality named in the by-law. Idem

4. The power of the participating municipalities to license, regulate and govern the owners and drivers of taxicabs under the *Municipal Act* or any special Act is vested in the Commission.

Transfer of power

R.S.O. 1980,
c. 302

5.—(1) The Commission shall not refuse to grant a licence or revoke the licence of any person without affording that person an opportunity to be heard. Hearing

(2) Despite subsection (1), a licence may be temporarily suspended by the Commission for up to two weeks or until a hearing is held by the Commission, whichever occurs first. Temporary suspension

6.—(1) The Commission may by by-law appoint a licence inspector, who may,

Licence
inspector,
appointment,
powers

(a) suspend any licence for such time and subject to such conditions as the by-law may provide if the licensee has been convicted of a criminal offence so long as the suspension is made within thirty days of the conviction even if an appeal has been taken from the conviction;

(b) suspend any licence for such time and subject to such conditions as the by-law may provide if the licence inspector has reason to believe that a safety

R.S.O. 1980,
c. 198

standards certificate under the *Highway Traffic Act* was denied with respect to a motor vehicle used as a taxicab and, without the appropriate repairs having been made, the motor vehicle is being used on any public highway; and

- (c) order a licensee to stop using any motor vehicle used as a taxicab until such time as the licensee provides the licence inspector with a safety standards certificate issued under the *Highway Traffic Act* with respect to the motor vehicle.

Length of suspension

(2) No suspension of a licence by the licence inspector is effective after the expiration of two weeks from the date of suspension or after the next meeting of the Commission after the suspension, whichever occurs first.

Employees

7. The Commission may appoint such employees as it considers necessary to carry out its functions.

Auditors

R.S.O. 1980,
c. 405

8.—(1) The Commission shall appoint one or more auditors licensed under the *Public Accountancy Act* to audit the accounts and transactions of the Commission annually.

Report

(2) The auditor's report and financial statements shall be forwarded to the council of each participating municipality.

Annual budget

9.—(1) The Commission shall submit its yearly budget to the council of each participating municipality.

Idem

(2) Any disagreement among the participating municipalities as to the contents of the budget shall be referred to the Ontario Municipal Board which shall determine the matter.

Recovery of costs of Commission

10.—(1) The amount necessary to operate the Commission shall be levied and collected by the participating municipalities in like manner and with the same priority as municipal taxes.

Apportionment

(2) The amount mentioned in subsection (1) shall be apportioned among the participating municipalities based on the number of households in each participating municipality.

Refunds to participating municipalities

(3) The amount by which the revenues of the Commission exceeds the costs of operating the Commission shall be refunded to the participating municipalities annually in the same proportion as collected under subsection (2).

Conflicts

R.S.O. 1980,
c. 302

11. If a by-law passed under subsection 3 (1) conflicts with the provisions of any Act, other than the *Municipal Act*, for licensing, regulating or controlling any business or the person

carrying on any business, the provision of that Act prevails to the extent of the conflict.

12.—(1) A participating municipality that wishes to withdraw from the Commission shall give notice of at least one year to the other participating municipalities. Withdrawal from Commission

(2) The Commission shall be dissolved if, Dissolution of Commission

(a) the City of Kingston withdraws from the Commission; or

(b) any two of the participating municipalities withdraws from the Commission.

(3) If a participating municipality withdraws from the Commission and the Commission continues to operate, any assets of the participating municipality held by the Commission remain with the Commission. Assets remain with Commission

(4) Upon the dissolution of the Commission, any assets held by it shall be distributed among the participating municipalities in proportion to the amount contributed by each participating municipality. Distribution of assets upon dissolution

(5) Upon dissolution, a participating municipality may acquire some or all of the assets of the Commission upon payment to the other participating municipalities of their share. Idem

(6) Any disagreement as to the distribution of assets of the Commission upon dissolution shall be referred to the Ontario Municipal Board which shall determine the matter. Disagreements to O.M.B.

13. This Act comes into force on the 1st day of January, 1990. Commencement

14. The short title of this Act is the *City of Kingston and townships of Kingston, Pittsburgh and Ernestown Act, 1989*. Short title

Bill Pr25

An Act respecting the Association of Municipal Tax Collectors of Ontario

Mr. Ballinger

1st Reading May 23rd, 1989

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr25

1989

An Act respecting the Association of Municipal Tax Collectors of Ontario

Whereas the Association of Municipal Tax Collectors of Ontario hereby represents that it has been in existence as a voluntary unincorporated association since 1967; that it is desirous of becoming incorporated for the purpose of carrying out its objects; that the association considers it desirable to grant to the members the exclusive right to use certain designations set out in section 6; and whereas the association hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Definitions

“Association” means Association of Municipal Tax Collectors of Ontario incorporated under section 2;

“board” means the board of directors of the Association.

2. The Association of Municipal Tax Collectors of Ontario is hereby constituted a corporation without share capital and shall be composed of its members.

Association incorporated

3. The objects of the Association are,

Objects

- (a) to bring persons in the municipal field of tax collection into helpful association with each other to promote their professional knowledge and general interests;
- (b) to promote improved standards of ethics and efficiency in tax collection methods and procedures and to consider and recommend amendments to any provincial statutes that may improve methods of tax billing and collection;

- (c) to disseminate information of interest to its members for their consideration by bulletins, conferences and meetings;
- (d) to encourage and assist in the development of educational and training programs in the field of municipal tax collection;
- (e) to co-operate with municipal associations, technical groups and all levels of government and committees for the purpose of improving standards and practices as they relate to tax billing and collection; and
- (f) to foster good public relations.

Board of
directors

4.—(1) The affairs of the Association shall be managed by a board of directors.

Composition
of board

(2) The board shall be made up of not fewer than thirteen and not more than twenty persons elected by and from the membership of the Association, as the board may determine by by-law.

Election of
board

(3) The manner of electing the members of the board, the notification to the electors of the time and place of holding elections, the nominations of candidates, the presiding officers at elections, the taking and counting of votes, the giving of a casting vote in the case of an equality of votes and other necessary details shall be set out in the by-laws of the Association.

Term

(4) The Association may by by-law establish the term of office of the members of the board, not exceeding two years, and may provide for the election and retirement of the members in rotation.

Quorum

(5) At any meeting of the board, a majority of the members of the board constitutes a quorum.

Appointments

(6) The board may appoint such other persons as are necessary to perform the work of the Association.

Vacancies

(7) The board shall fill any vacancy on the board in such manner as may be provided by the by-laws of the Association.

By-laws

5.—(1) The board may pass by-laws regarding such matters as are necessary to conduct the business and carry out the objects of the Association and without restricting the generality of the foregoing, the board may pass by-laws,

- (a) establishing classes of membership and the rights and obligations of such class;
- (b) establishing the qualifications for and conditions of registration for members;
- (c) prescribing fees payable to the Association;
- (d) governing the calling, holding and conducting of the meetings of the board, of the members and of the committees of the Association;
- (e) authorizing the spending of funds and making of grants for the promotion of its objects;
- (f) providing for the nomination and the election of officers and directors by mail; and
- (g) providing for the protection and indemnity of directors and officers acting on behalf of the Association.

(2) A by-law passed under subsection (1) and a repeal, amendment or re-enactment thereof, unless in the meantime confirmed at a general meeting of the members duly called for that purpose, is effective only until the next annual meeting of the members unless confirmed thereat.

Confirmation
of by-laws

(3) A by-law not confirmed under subsection (1) ceases to have effect and no new by-law of the same or like substance is effective until confirmed at a general meeting of the members.

Idem

6.—(1) Every member of the Association who has satisfied the criteria for a category of membership as set out in the by-laws may use the designation “Member of Association of Municipal Tax Collectors of Ontario” or “Associate Member of Association of Municipal Tax Collectors of Ontario”, as the case may be.

Exclusive
designation

(2) Any person in Ontario who, not being a member of the Association, takes or uses a designation referred to in subsection (1) either alone or in combination with any other word, name, initial or description, or implies, suggests or holds out that he or she is a member of the Association is guilty of an offence.

Offence

7. This Act does not affect or interfere with the right of any person who is not a member of the Association to practise as a municipal tax collector in the Province of Ontario.

Right to
practise
protected

Surplus

8. Any surplus derived from carrying on the affairs and business of the Association shall be devoted and applied solely in promoting and carrying out its objects and purposes and shall not be divided among its members.

Commencement

9. This Act comes into force on the day it receives Royal Assent.

Short title

10. The short title of this Act is the *Association of Municipal Tax Collectors Act, 1989*.

160132

Bill Pr25

(*Chapter Pr30
Statutes of Ontario, 1989*)

An Act respecting the Association of Municipal Tax Collectors of Ontario

Mr. Ballinger

<i>1st Reading</i>	May 23rd, 1989
<i>2nd Reading</i>	July 13th, 1989
<i>3rd Reading</i>	July 13th, 1989
<i>Royal Assent</i>	July 13th, 1989

Bill Pr25

1989

**An Act respecting the Association of
Municipal Tax Collectors of Ontario**

Whereas the Association of Municipal Tax Collectors of Ontario hereby represents that it has been in existence as a voluntary unincorporated association since 1967; that it is desirous of becoming incorporated for the purpose of carrying out its objects; that the association considers it desirable to grant to the members the exclusive right to use certain designations set out in section 6; and whereas the association hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Definitions

“Association” means Association of Municipal Tax Collectors of Ontario incorporated under section 2;

“board” means the board of directors of the Association.

2. The Association of Municipal Tax Collectors of Ontario is hereby constituted a corporation without share capital and shall be composed of its members.

Association incorporated

3. The objects of the Association are,

Objects

- (a) to bring persons in the municipal field of tax collection into helpful association with each other to promote their professional knowledge and general interests;
- (b) to promote improved standards of ethics and efficiency in tax collection methods and procedures and to consider and recommend amendments to any provincial statutes that may improve methods of tax billing and collection;

- (c) to disseminate information of interest to its members for their consideration by bulletins, conferences and meetings;
- (d) to encourage and assist in the development of educational and training programs in the field of municipal tax collection;
- (e) to co-operate with municipal associations, technical groups and all levels of government and committees for the purpose of improving standards and practices as they relate to tax billing and collection; and
- (f) to foster good public relations.

Board of
directors

4.—(1) The affairs of the Association shall be managed by a board of directors.

Composition
of board

(2) The board shall be made up of not fewer than thirteen and not more than twenty persons elected by and from the membership of the Association, as the board may determine by by-law.

Election of
board

(3) The manner of electing the members of the board, the notification to the electors of the time and place of holding elections, the nominations of candidates, the presiding officers at elections, the taking and counting of votes, the giving of a casting vote in the case of an equality of votes and other necessary details shall be set out in the by-laws of the Association.

Term

(4) The Association may by by-law establish the term of office of the members of the board, not exceeding two years, and may provide for the election and retirement of the members in rotation.

Quorum

(5) At any meeting of the board, a majority of the members of the board constitutes a quorum.

Appointments

(6) The board may appoint such other persons as are necessary to perform the work of the Association.

Vacancies

(7) The board shall fill any vacancy on the board in such manner as may be provided by the by-laws of the Association.

By-laws

5.—(1) The board may pass by-laws regarding such matters as are necessary to conduct the business and carry out the objects of the Association and without restricting the generality of the foregoing, the board may pass by-laws,

- (a) establishing classes of membership and the rights and obligations of such class;
- (b) establishing the qualifications for and conditions of registration for members;
- (c) prescribing fees payable to the Association;
- (d) governing the calling, holding and conducting of the meetings of the board, of the members and of the committees of the Association;
- (e) authorizing the spending of funds and making of grants for the promotion of its objects;
- (f) providing for the nomination and the election of officers and directors by mail; and
- (g) providing for the protection and indemnity of directors and officers acting on behalf of the Association.

(2) A by-law passed under subsection (1) and a repeal, amendment or re-enactment thereof, unless in the meantime confirmed at a general meeting of the members duly called for that purpose, is effective only until the next annual meeting of the members unless confirmed thereat.

Confirmation
of by-laws

(3) A by-law not confirmed under subsection (1) ceases to have effect and no new by-law of the same or like substance is effective until confirmed at a general meeting of the members.

Idem

6.—(1) Every member of the Association who has satisfied the criteria for a category of membership as set out in the by-laws may use the designation "Member of Association of Municipal Tax Collectors of Ontario" or "Associate Member of Association of Municipal Tax Collectors of Ontario", as the case may be.

Exclusive
designation

(2) Any person in Ontario who, not being a member of the Association, takes or uses a designation referred to in subsection (1) either alone or in combination with any other word, name, initial or description, or implies, suggests or holds out that he or she is a member of the Association is guilty of an offence.

Offence

7. This Act does not affect or interfere with the right of any person who is not a member of the Association to practise as a municipal tax collector in the Province of Ontario.

Right to
practise
protected

Surplus

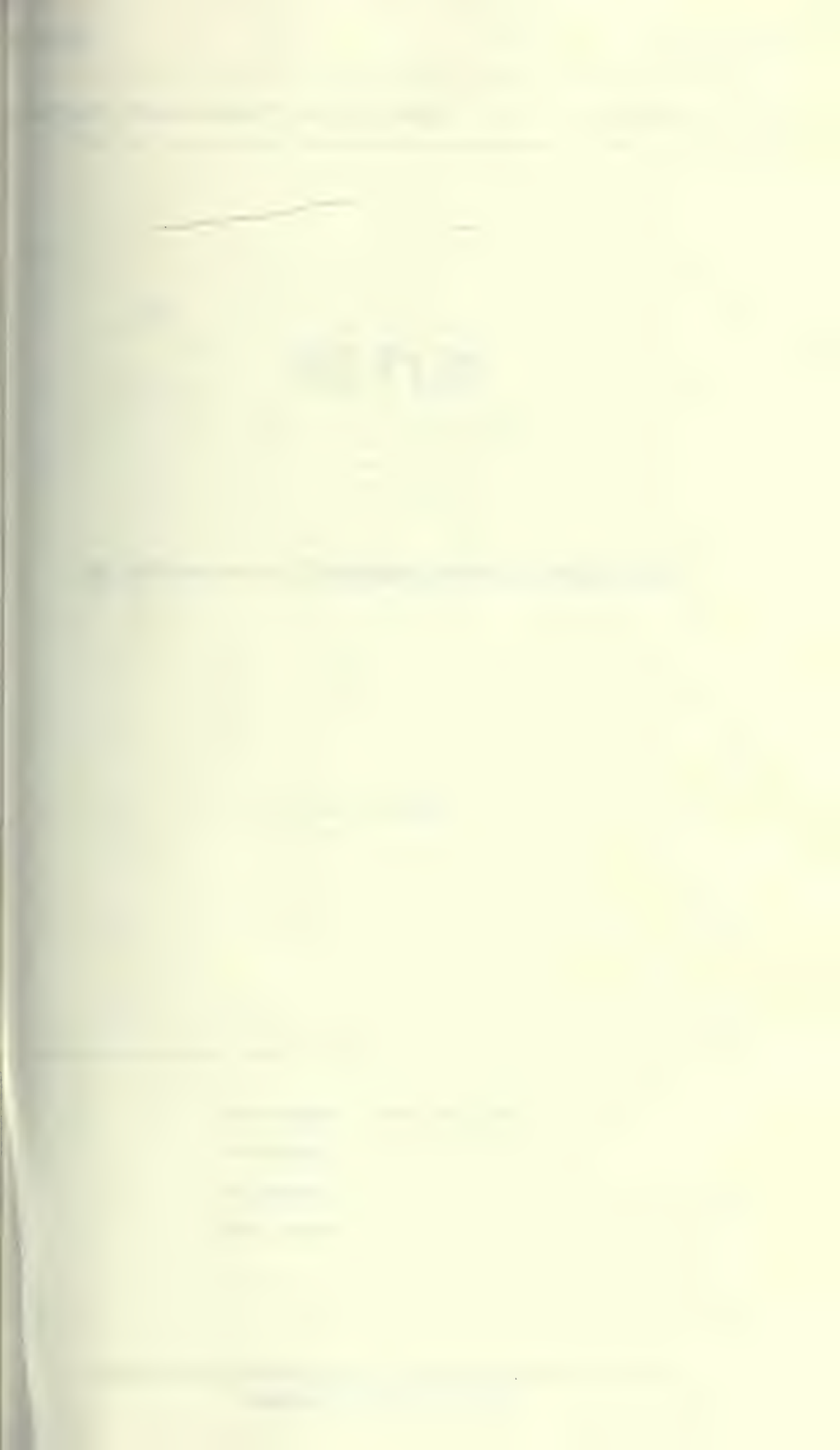
8. Any surplus derived from carrying on the affairs and business of the Association shall be devoted and applied solely in promoting and carrying out its objects and purposes and shall not be divided among its members.

Commencement

9. This Act comes into force on the day it receives Royal Assent.

Short title

10. The short title of this Act is the *Association of Municipal Tax Collectors Act, 1989*.



Bill Pr26

An Act to revive Angelato Service Centre Ltd.

Mr. Sterling

1st Reading June 8th, 1989

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr26

1989

An Act to revive Angelato Service Centre Ltd.

Whereas Angelo Lorelli hereby represents that Angelato Service Centre Ltd., herein called the Corporation, was incorporated by articles of incorporation dated the 15th day of June, 1978; that the Minister of Consumer and Commercial Relations, by order dated the 6th day of September, 1982, and made under the authority of section 242 of the *Business Corporations Act*, being chapter 54 of the Revised Statutes of Ontario, 1980, cancelled the certificate of incorporation of the Corporation for default in complying with the *Corporations Tax Act*, being chapter 97 of the Revised Statutes of Ontario, 1980, and declared it to be dissolved on the 6th day of September, 1982; that the applicant was the holder of the majority of common shares of the Corporation; that default in filing annual returns occurred by reason of inadvertence; that the Corporation at the time of its dissolution owned certain property and was at that time and is now actively carrying on business in the name of the Corporation in the City of Ottawa; and whereas the applicant hereby applies for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.** Angelato Service Centre Ltd. is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved. Corporation revived
- 2.** This Act comes into force on the day it receives Royal Assent. Commencement
- 3.** The short title of this Act is the *Angelato Service Centre Ltd. Act, 1989.* Short title

Bill Pr26

*(Chapter Pr31
Statutes of Ontario, 1989)*

An Act to revive Angelato Service Centre Ltd.

Mr. Sterling

<i>1st Reading</i>	June 8th, 1989
<i>2nd Reading</i>	July 13th, 1989
<i>3rd Reading</i>	July 13th, 1989
<i>Royal Assent</i>	July 13th, 1989

Bill Pr26

1989

An Act to revive Angelato Service Centre Ltd.

Whereas Angelo Lorelli hereby represents that Angelato Service Centre Ltd., herein called the Corporation, was incorporated by articles of incorporation dated the 15th day of June, 1978; that the Minister of Consumer and Commercial Relations, by order dated the 6th day of September, 1982, and made under the authority of section 242 of the *Business Corporations Act*, being chapter 54 of the Revised Statutes of Ontario, 1980, cancelled the certificate of incorporation of the Corporation for default in complying with the *Corporations Tax Act*, being chapter 97 of the Revised Statutes of Ontario, 1980, and declared it to be dissolved on the 6th day of September, 1982; that the applicant was the holder of the majority of common shares of the Corporation; that default in filing annual returns occurred by reason of inadvertence; that the Corporation at the time of its dissolution owned certain property and was at that time and is now actively carrying on business in the name of the Corporation in the City of Ottawa; and whereas the applicant hereby applies for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.** Angelato Service Centre Ltd. is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved. Corporation
revived
- 2.** This Act comes into force on the day it receives Royal Assent. Commencement
- 3.** The short title of this Act is the *Angelato Service Centre Ltd. Act, 1989*. Short title

Bill Pr27

An Act to revive Innomed Inc.

Mrs. LeBourdais

1st Reading June 8th, 1989

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr27**1989****An Act to revive Innomed Inc.**

Whereas Frank Wolf, Patricia Wolf, Frank Peter Wolf and Anni Wolf, hereby represent that Innomed Inc., herein called the Corporation, was incorporated by articles of incorporation on the 11th day of January, 1980; that by order dated the 5th day of May, 1987, and made under the authority of section 239 of the *Business Corporations Act, 1982*, being chapter 4, the certificate of incorporation of the Corporation was cancelled for failure to comply with a request under section 5 of the *Corporations Information Act*, being chapter 96 of the Revised Statutes of Ontario, 1980, and the Corporation was dissolved on the 5th day of May, 1987; that the applicants were the holders of all of the issued shares of the Corporation at the time of its dissolution and the applicant Frank Wolf was the sole director of the Corporation at that time; that the failure to comply with the said Act occurred by reason of inadvertence and that notice of default was not received by any of the applicants and none of the applicants was aware of the default until after dissolution of the Corporation; that the Corporation, at the time of its dissolution, was carrying on active business and active business has continued to be carried on in the name of the Corporation since that time; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Innomed Inc. is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Corporation
revived

Commence-
ment

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *Innomed Inc. Act, 1989*.

Bill Pr27

*(Chapter Pr32
Statutes of Ontario, 1989)*

An Act to revive Innomed Inc.

Mrs. LeBourdais

<i>1st Reading</i>	June 8th, 1989
<i>2nd Reading</i>	July 13th, 1989
<i>3rd Reading</i>	July 13th, 1989
<i>Royal Assent</i>	July 13th, 1989

ill Pr27

1989

An Act to revive Innomed Inc.

Whereas Frank Wolf, Patricia Wolf, Frank Peter Wolf and Preamble Anna Wolf, hereby represent that Innomed Inc., herein called the Corporation, was incorporated by articles of incorporation on the 11th day of January, 1980; that by order dated the 5th day of May, 1987, and made under the authority of section 9 of the *Business Corporations Act, 1982*, being chapter 4, the certificate of incorporation of the Corporation was cancelled for failure to comply with a request under section 5 of the *Corporations Information Act*, being chapter 96 of the Revised Statutes of Ontario, 1980, and the Corporation was dissolved on the 5th day of May, 1987; that the applicants were the holders of all of the issued shares of the Corporation at the time of its dissolution and the applicant Frank Wolf was the sole director of the Corporation at that time; that the failure to comply with the said Act occurred by reason of inadvertence and that notice of default was not received by any of the applicants and none of the applicants was aware of the fault until after dissolution of the Corporation; that the Corporation, at the time of its dissolution, was carrying on active business and active business has continued to be carried on in the name of the Corporation since that time; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, acts as follows:

- Innomed Inc. is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved. Corporation revived

Commence-
ment

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *Innomed Inc. Act, 1989*.

Bill Pr29

An Act to amend the Toronto Baptist Seminary Act, 1982

Mr. Kanter

1st Reading October 11th, 1989

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr29**1989**

**An Act to amend the
Toronto Baptist Seminary Act, 1982**

Whereas The Toronto Baptist Seminary was founded in 1927 in Toronto and incorporated by letters patent dated the 19th day of April, 1929; that the corporation was continued under the *Toronto Baptist Seminary Act, 1982*, being chapter 90; that supplementary letters patent changing its name to The Toronto Baptist Seminary and Bible College were granted on the 11th day of October, 1985; and whereas the applicant hereby applies for special legislation to amend the composition of the Board of Trustees and to award two new degrees; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 4 of the *Toronto Baptist Seminary Act, 1982*, being chapter 90, is repealed and the following substituted therefor:

4.—(1) The Board shall be composed of,

Composition
of Board

- (a) the Pastor of the Jarvis Street Baptist Church by virtue of office;
- (b) seven members elected by the members of the Jarvis Street Baptist Church for a term of two years;
- (c) seven members elected by the Board for a term of two years;
- (d) the principal of the Seminary by virtue of office;
- (e) the president of the Alumni Association by virtue of office;
- (f) the treasurer of the Jarvis Street Baptist Church by virtue of office; and

(g) the managing editor of The Gospel Witness by virtue of office.

Procedure for elections (2) The Board shall by by-law determine the manner and procedure for the election of the members under clause (1) (c).

Staggered terms (3) The Board may by by-law provide for the election and retirement of the members to be elected under clauses (1) (b) and (c) in rotation.

Eligibility to vote (4) No person shall be elected or appointed as a voting member of the Board unless that person is a Canadian citizen or permanent resident of Canada.

Honorary members (5) The Board may by by-law appoint three honorary Board members who are not Canadian citizens or permanent residents of Canada and who are not entitled to vote.

Re-election and re-appointment (6) Members of the Board, if otherwise qualified, are eligible for re-election or re-appointment, except that no member of the Board shall serve more than three consecutive terms, but on the expiration of one year after having served the third of three consecutive terms, such person may again be eligible for membership on the Board.

Idem (7) The limit of three consecutive terms referred to in subsection (6) does not include,

- (a) service on the Board of the Charter Corporation; or
- (b) service on the Board for the balance of an unexpired term for a person who becomes a member of the Board under subsection (8).

Vacancies (8) Where a vacancy on the Board occurs before the term of office for which such person was elected has expired, the Board, in its sole discretion, shall determine if the vacancy is to be filled and, if so, the manner and procedure for so doing, and the person filling such vacancy shall hold office for the remainder of the term of the person whose membership is vacant.

No remuneration (9) Members of the Board shall not be remunerated or receive any profit from serving on the Board but may be reimbursed for reasonable expenses incurred by them in the performance of their duties.

Quorum (10) Unless the by-laws otherwise provide, a majority of the Board constitutes a quorum for the transaction of busi-

ness, but in no case shall a quorum be less than two-fifths of the Board.

(11) The government, management and control of the Seminary and of its property, revenues, expenditures and affairs are vested in the Board and the Board has all powers necessary to perform its duties and achieve the objects of the Seminary including the power,

- (a) to enact by-laws for the conduct of its affairs;
- (b) to establish and terminate programs and courses of study after consideration of the recommendations, if any, of the Senate;
- (c) to appoint, promote, suspend and remove the administrative officers of the Seminary and the members of the administrative staff, after consideration of the recommendations, if any, of the Senate;
- (d) to appoint the Principal of the Seminary who shall be the chief academic officer and to define the duties and responsibilities of the Principal, after consideration of the recommendations, if any, of the Senate;
- (e) to appoint and promote members of the faculty and academic officers, after consideration of the recommendations, if any, of the Senate;
- (f) to grant tenure and leave to and to suspend and remove members of the faculty and the academic officers, after consideration of the recommendations, if any, of the Senate;
- (g) to establish, change and terminate academic units within the Seminary and determine the powers and duties of any such unit, after consideration of the recommendations, if any, of the Senate;
- (h) to appoint committees and delegate thereto power and authority to act for the Board with respect to any matter or class of matters, but where power and authority to act for the Board are delegated to a committee, a majority of the members of the committee shall be members of the Board;
- (i) to establish and collect fees and charges for tuition and for services offered by the Seminary and collect

fees and charges on behalf of any entity, organization or element of the Seminary;

- (j) to expend such sums as the Board considers necessary for the erection, equipment, furnishing and maintenance of residences and dining halls for the use of the students;
- (k) to borrow money for the purposes of the Seminary and give security therefor on such terms and in such amounts as it determines;
- (l) to invest all money that comes into the Seminary that is not required to be expended, for any purpose to which it lawfully may be applied, subject to any express limitations or restrictions on investment powers imposed by the terms of same, in such manner as it considers proper and, except where a trust instrument otherwise directs, to combine trust monies belonging to various trusts in its care into a common trust fund;
- (m) to acquire by purchase, lease, gift, or devise and to hold any real property and, subject to the *Charities Accounting Act*, to sell, mortgage or dispose of the same or any part thereof as the Board considers advisable;
- (n) to hold, manage, sell or convert any of the property owned by the Seminary and to invest and reinvest any principal in such manner as may be determined;
- (o) to acquire, solicit or receive any gift of property, either as an annual or other contribution or as an addition to the fund or funds of the Seminary;
- (p) to enact by-laws to regulate the admission of members of the faculty who are of Christian character and who are in full accord with and subscribe to the doctrinal statement of the Seminary as set out in the by-laws and who are in agreement with the aims and objectives of the Seminary;
- (q) to appoint a member or members of the Board, or any other person or persons, to execute on behalf of the Board,
 - (i) documents and other instruments in writing generally, or

- (ii) specific documents and other instruments in writing,

and to affix the corporate seal of the Seminary thereto;

- (r) to establish the membership year of the Board;
(s) to enact by-laws respecting the doctrinal statement of the Seminary.

(12) The borrowing power of the Seminary is limited to borrowing for current operating expenses unless it borrows on the security of real or personal property. Limitation on borrowing

2. Section 8 of the said Act is repealed and the following substituted therefor:

8.—(1) There shall be a Senate of the Seminary composed Senate of,

- (a) the president and the principal who shall be members by virtue of their offices;
(b) the members of the faculty; and
(c) the members of the Board, other than the president and the principal, appointed by the Board for a term of two years.

(2) The president shall be the chairperson of the Senate and a vice-chairperson shall be elected by the Senate for a term of two years from among its members in such manner as the Senate may determine. Chairperson and vice-chairperson

(3) The Senate has, subject to the approval of the Board with respect to the expenditures of funds, the power to determine the academic policy of the Seminary and, without limiting the generality of the foregoing, has the power, Powers

- (a) to enact by-laws for the conduct of its affairs;
(b) to make recommendations to the Board to establish and terminate programs and courses of study;
(c) to determine the curricula of all programs and courses of study, standards of admission to the Seminary and continued registration therein, and the qualifications for graduation;

- (d) to conduct examinations, appoint examiners and decide all matters related to examinations and the appointment of examiners;
- (e) to award fellowships, scholarships, bursaries, prizes and other marks of academic achievement;
- (f) to award diplomas, certificates and licentiates and to grant the degrees of Bachelor of Theology, Bachelor of Theological Studies, Bachelor of Religious Education, Master of Divinity, Master of Theology, Master of Theological Studies, Master of Religious Education and honorary Doctor of Divinity; and
- (g) to appoint committees and delegate thereto power and authority to act for them with respect to any matter set out in clauses (b) to (f), but where such power and authority to act are delegated to a committee, a majority of the members of the committee shall be members of the Senate.

Commencement

3. This Act comes into force on the day it receives Royal Assent.

Short title

4. The short title of this Act is the *Toronto Baptist Seminary and Bible College Act, 1989*.

Bill Pr29

(*Chapter Pr35
Statutes of Ontario, 1989*)

An Act to amend the Toronto Baptist Seminary Act, 1982

Mr. Kanter

<i>1st Reading</i>	October 11th, 1989
<i>2nd Reading</i>	November 9th, 1989
<i>3rd Reading</i>	November 9th, 1989
<i>Royal Assent</i>	November 15th, 1989



Bill Pr29

1989

**An Act to amend the
Toronto Baptist Seminary Act, 1982**

Whereas The Toronto Baptist Seminary was founded in 1927 Preamble
 in Toronto and incorporated by letters patent dated the 19th
 day of April, 1929; that the corporation was continued under
 the *Toronto Baptist Seminary Act, 1982*, being chapter 90; that
 supplementary letters patent changing its name to The
 Toronto Baptist Seminary and Bible College were granted on
 the 11th day of October, 1985; and whereas the applicant
 hereby applies for special legislation to amend the composi-
 tion of the Board of Trustees and to award two new degrees;
 and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and con-
 sent of the Legislative Assembly of the Province of Ontario,
 enacts as follows:

**1. Section 4 of the *Toronto Baptist Seminary Act, 1982*,
 being chapter 90, is repealed and the following substituted
 therefor:**

4.—(1) The Board shall be composed of,

Composition
of Board

- (a) the Pastor of the Jarvis Street Baptist Church by virtue of office;
- (b) seven members elected by the members of the Jarvis Street Baptist Church for a term of two years;
- (c) seven members elected by the Board for a term of two years;
- (d) the principal of the Seminary by virtue of office;
- (e) the president of the Alumni Association by virtue of office;
- (f) the treasurer of the Jarvis Street Baptist Church by virtue of office; and

- (g) the managing editor of The Gospel Witness by virtue of office.
- Procedure for elections** (2) The Board shall by by-law determine the manner and procedure for the election of the members under clause (1) (c).
- Staggered terms** (3) The Board may by by-law provide for the election and retirement of the members to be elected under clauses (1) (b) and (c) in rotation.
- Eligibility to vote** (4) No person shall be elected or appointed as a voting member of the Board unless that person is a Canadian citizen or permanent resident of Canada.
- Honorary members** (5) The Board may by by-law appoint three honorary Board members who are not Canadian citizens or permanent residents of Canada and who are not entitled to vote.
- Re-election and re-appointment** (6) Members of the Board, if otherwise qualified, are eligible for re-election or re-appointment, except that no member of the Board shall serve more than three consecutive terms, but on the expiration of one year after having served the third of three consecutive terms, such person may again be eligible for membership on the Board.
- Idem** (7) The limit of three consecutive terms referred to in subsection (6) does not include,
- service on the Board of the Charter Corporation; or
 - service on the Board for the balance of an unexpired term for a person who becomes a member of the Board under subsection (8).
- Vacancies** (8) Where a vacancy on the Board occurs before the term of office for which such person was elected has expired, the Board, in its sole discretion, shall determine if the vacancy is to be filled and, if so, the manner and procedure for so doing, and the person filling such vacancy shall hold office for the remainder of the term of the person whose membership is vacant.
- No remuneration** (9) Members of the Board shall not be remunerated or receive any profit from serving on the Board but may be reimbursed for reasonable expenses incurred by them in the performance of their duties.
- Quorum** (10) Unless the by-laws otherwise provide, a majority of the Board constitutes a quorum for the transaction of busi-

ness, but in no case shall a quorum be less than two-fifths of the Board.

(11) The government, management and control of the Seminary and of its property, revenues, expenditures and affairs are vested in the Board and the Board has all powers necessary to perform its duties and achieve the objects of the Seminary including the power,

- (a) to enact by-laws for the conduct of its affairs;
- (b) to establish and terminate programs and courses of study after consideration of the recommendations, if any, of the Senate;
- (c) to appoint, promote, suspend and remove the administrative officers of the Seminary and the members of the administrative staff, after consideration of the recommendations, if any, of the Senate;
- (d) to appoint the Principal of the Seminary who shall be the chief academic officer and to define the duties and responsibilities of the Principal, after consideration of the recommendations, if any, of the Senate;
- (e) to appoint and promote members of the faculty and academic officers, after consideration of the recommendations, if any, of the Senate;
- (f) to grant tenure and leave to and to suspend and remove members of the faculty and the academic officers, after consideration of the recommendations, if any, of the Senate;
- (g) to establish, change and terminate academic units within the Seminary and determine the powers and duties of any such unit, after consideration of the recommendations, if any, of the Senate;
- (h) to appoint committees and delegate thereto power and authority to act for the Board with respect to any matter or class of matters, but where power and authority to act for the Board are delegated to a committee, a majority of the members of the committee shall be members of the Board;
- (i) to establish and collect fees and charges for tuition and for services offered by the Seminary and collect

fees and charges on behalf of any entity, organization or element of the Seminary;

- (j) to expend such sums as the Board considers necessary for the erection, equipment, furnishing and maintenance of residences and dining halls for the use of the students;
- (k) to borrow money for the purposes of the Seminary and give security therefor on such terms and in such amounts as it determines;
- (l) to invest all money that comes into the Seminary that is not required to be expended, for any purpose to which it lawfully may be applied, subject to any express limitations or restrictions on investment powers imposed by the terms of same, in such manner as it considers proper and, except where a trust instrument otherwise directs, to combine trust monies belonging to various trusts in its care into a common trust fund;
- (m) to acquire by purchase, lease, gift, or devise and to hold any real property and, subject to the *Charities Accounting Act*, to sell, mortgage or dispose of the same or any part thereof as the Board considers advisable;
- (n) to hold, manage, sell or convert any of the property owned by the Seminary and to invest and reinvest any principal in such manner as may be determined;
- (o) to acquire, solicit or receive any gift of property, either as an annual or other contribution or as an addition to the fund or funds of the Seminary;
- (p) to enact by-laws to regulate the admission of members of the faculty who are of Christian character and who are in full accord with and subscribe to the doctrinal statement of the Seminary as set out in the by-laws and who are in agreement with the aims and objectives of the Seminary;
- (q) to appoint a member or members of the Board, or any other person or persons, to execute on behalf of the Board,
 - (i) documents and other instruments in writing generally, or

- (ii) specific documents and other instruments in writing,

and to affix the corporate seal of the Seminary thereto;

- (r) to establish the membership year of the Board;
- (s) to enact by-laws respecting the doctrinal statement of the Seminary.

(12) The borrowing power of the Seminary is limited to borrowing for current operating expenses unless it borrows on the security of real or personal property. Limitation on borrowing

2. Section 8 of the said Act is repealed and the following substituted therefor:

8.—(1) There shall be a Senate of the Seminary composed Senate of,

- (a) the president and the principal who shall be members by virtue of their offices;
- (b) the members of the faculty; and
- (c) three members of the Board, other than the president and the principal, appointed by the Board for a term of two years.

(2) The president shall be the chairperson of the Senate and a vice-chairperson shall be elected by the Senate for a term of two years from among its members in such manner as the Senate may determine. Chairperson and vice-chairperson

(3) The Senate has, subject to the approval of the Board with respect to the expenditure of funds, the power to determine the academic policy of the Seminary and, without limiting the generality of the foregoing, has the power, Powers

- (a) to enact by-laws for the conduct of its affairs;
- (b) to make recommendations to the Board to establish and terminate programs and courses of study;
- (c) to determine the curricula of all programs and courses of study, standards of admission to the Seminary and continued registration therein, and the qualifications for graduation;

- (d) to conduct examinations, appoint examiners and decide all matters related to examinations and the appointment of examiners;
- (e) to award fellowships, scholarships, bursaries, prizes and other marks of academic achievement;
- (f) to award diplomas, certificates and licentiates and to grant the degrees of Bachelor of Theology, Bachelor of Theological Studies, Bachelor of Religious Education, Master of Divinity, Master of Theology, Master of Theological Studies, Master of Religious Education and honorary Doctor of Divinity; and
- (g) to appoint committees and delegate thereto power and authority to act for them with respect to any matter set out in clauses (b) to (f), but where such power and authority to act are delegated to a committee, a majority of the members of the committee shall be members of the Senate.

Commencement

3. This Act comes into force on the day it receives Royal Assent.

Short title

4. The short title of this Act is the *Toronto Baptist Seminary and Bible College Act, 1989*.

Bill Pr30

An Act respecting Regis College

Mr. Reycraft

1st Reading June 27th, 1989

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

At present, the College may grant degrees in theology only if the College is federated or affiliated with a university which has degree-granting rights. The purpose of the Bill is to eliminate that restriction on the degree-granting power.

Bill Pr30**1989****An Act respecting Regis College**

Whereas Regis College hereby applies for special legislation to amend *The Regis College Act, 1978* to acquire an alteration in its degree-granting powers; and whereas it is expedient to grant the application;

Preamble
1978, c. 139

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 7 of *The Regis College Act, 1978*, being chapter 139, is repealed and the following substituted therefor:

7. The Academic Council has, subject to the approval of the Board with respect to the expenditure of funds and subject to subsection 3 (10), the power to determine the academic policy of the College and, without limiting the generality of the foregoing, has the power,

Powers of
Academic
Council

- (a) to enact by-laws for the conduct of its affairs;
- (b) to recommend to the Board the appointment of the President and academic officers and the appointment and promotion of the full-time members of the faculty;
- (c) to make recommendations to the Board with respect to the establishment and termination of programs and courses of study;
- (d) to determine the curricula of all programs and courses of study, the standards of admission to the College and continued registration therein, and the qualifications for graduation;
- (e) to conduct examinations, appoint examiners and decide all matters relating thereto;

- (f) to award fellowships, scholarships, bursaries, medals, prizes and other marks of academic achievements;
- (g) to grant degrees in theology, including honorary degrees;
- (h) to appoint such committees as it may consider advisable and delegate to any such committee any of its powers; and
- (i) to establish the membership year of the Academic Council.

Commencement

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *Regis College Act, 1989*.

Bill Pr30

*(Chapter Pr33
Statutes of Ontario, 1989)*

An Act respecting Regis College

Mr. Reycraft

<i>1st Reading</i>	June 27th, 1989
<i>2nd Reading</i>	July 13th, 1989
<i>3rd Reading</i>	July 13th, 1989
<i>Royal Assent</i>	July 13th, 1989

bill Pr30

1989

An Act respecting Regis College

Whereas Regis College hereby applies for special legislation
 amend *The Regis College Act, 1978* to acquire an alteration
 its degree-granting powers; and whereas it is expedient to
 ant the application;

Preamble
 1978, c. 139

Therefore, Her Majesty, by and with the advice and
 nt of the Legislative Assembly of the Province of Ontario,
 iacts as follows:

**1. Section 7 of *The Regis College Act, 1978*, being chapter
 9, is repealed and the following substituted therefor:**

7. The Academic Council has, subject to the approval of
 e Board with respect to the expenditure of funds and sub-
 ct to subsection 3 (10), the power to determine the academic
 policy of the College and, without limiting the generality of
 e foregoing, has the power,

Powers of
 Academic
 Council

- (a) to enact by-laws for the conduct of its affairs;
- (b) to recommend to the Board the appointment of the President and academic officers and the appointment and promotion of the full-time members of the faculty;
- (c) to make recommendations to the Board with respect to the establishment and termination of programs and courses of study;
- (d) to determine the curricula of all programs and courses of study, the standards of admission to the College and continued registration therein, and the qualifications for graduation;
- (e) to conduct examinations, appoint examiners and decide all matters relating thereto;

- (f) to award fellowships, scholarships, bursaries, medals, prizes and other marks of academic achievement;
- (g) to grant degrees in theology, including honorary degrees;
- (h) to appoint such committees as it may consider advisable and delegate to any such committee all or any part of its powers; and
- (i) to establish the membership year of the Academic Council.

Commencement

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *Regis College Act, 1989*.

Bill Pr31

An Act respecting the Town of Iroquois Falls

Mr. Pope

1st Reading October 18th, 1989

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr31

1989

An Act respecting the Town of Iroquois Falls

Whereas The Corporation of the Town of Iroquois Falls has recently embarked on a vigorous program of economic development and diversification; and whereas, as a result of reassessment under section 63 of the *Assessment Act*, being chapter 31 of the Revised Statutes of Ontario, 1980, a manufacturing and industrial assessment factor has been applied in the municipality that is unreasonably high when compared to other similar northern municipalities and has operated as a major deterrent to industrial development or expansion in the Town of Iroquois Falls; and whereas The Corporation of the Town of Iroquois Falls hereby applies for special legislation to provide relief from the effects of the reassessment; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act, "assessor" means an assessor as defined in clause 1 (c) of the *Assessment Act*.

Definition
R.S.O. 1980,
c. 31

2.—(1) If, on or after the 1st day of July, 1989, the assessment of real property assessed as manufacturing or industrial in the Town of Iroquois Falls increases by at least \$5,000 as a result of the erection, alteration, enlargement or improvement of any building, structure, machinery, equipment or fixture, the assessor shall make such further assessment as may be necessary to reflect the change, but the increase in assessed value shall be at 50 per cent of that which otherwise would apply.

Reduction of
assessment

(2) If, on or after the 1st day of July, 1989, the assessment of real property is changed to manufacturing or industrial from any other class, the assessor shall compute the manufacturing or industrial assessment in the same manner as other manufacturing or industrial assessment has been determined within the Town of Iroquois Falls, but the assessed value of such reclassified property shall be at 50 per cent of the computed amount.

Idem

Limitation
R.S.O. 1980,
c. 31

(3) This section does not operate so as to deprive the owner of real property from the benefit of any exemption from assessment otherwise available under the *Assessment Act*.

Alteration by
tribunal or
court

3. If any complaint, appeal, proceeding or action pertains to real property assessed totally or partially under section 2, the Assessment Review Board, the Ontario Municipal Board or any court in determining the value at which that real property shall be assessed shall refer to the unrevised assessed value and the assessed value at which similar property in the vicinity is assessed and, if an assessment is to be altered in respect to that real property, the Assessment Review Board, the Ontario Municipal Board or the court, as the case may be, shall make its determination so that the altered assessment is consistent with the 50 per cent reduction described in section 2.

Repeal

4.—(1) This Act is repealed on a day to be named by order of the Minister of Revenue.

Application
of
R.S.O. 1980,
c. 446

(2) The *Regulations Act* applies to an order under subsection (1).

Effect of
repeal

(3) Reductions in assessment given under this Act cease to apply on the day this Act is repealed.

Commencement

5. This Act shall be deemed to have come into force on the 1st day of July, 1989.

Short title

6. The short title of this Act is the *Town of Iroquois Falls Act, 1989*.

Bill Pr31

An Act respecting the Town of Iroquois Falls

Mr. Pope

1st Reading October 18th, 1989

2nd Reading

3rd Reading

Royal Assent

(Reprinted as amended by the Regulations and Private Bills Committee)

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr31

1989

An Act respecting the Town of Iroquois Falls

Whereas The Corporation of the Town of Iroquois Falls has | Preamble
recently embarked on a program of economic development
and diversification; and whereas, as a result of reassessment
under section 63 of the *Assessment Act*, being chapter 31 of
the Revised Statutes of Ontario, 1980, a manufacturing and
industrial assessment factor has been applied in the municipali-
ty that the council of the Town considers to be high when
compared to other similar northern municipalities and that the
council believes has operated as a deterrent to industrial
development or expansion in the Town of Iroquois Falls; and
whereas The Corporation of the Town of Iroquois Falls
hereby applies for special legislation to provide relief from the
effects of the reassessment; and whereas it is expedient to
grant the application;

Therefore, Her Majesty, by and with the advice and con-
sent of the Legislative Assembly of the Province of Ontario,
enacts as follows:

1. In this Act, “assessor” means an assessor as defined in
clause 1 (c) of the *Assessment Act*. Definition
R.S.O. 1980,
c. 31

2.—(1) If, on or after the 1st day of July, 1989, the assess-
ment of real property assessed as manufacturing or industrial
in the Town of Iroquois Falls increases by at least \$5,000 as a
result of the erection, alteration, enlargement or improvement
of any building, structure, machinery, equipment or fixture,
the assessor shall make such further assessment as may be
necessary to reflect the change, but the increase in assessed
value shall be at 50 per cent of that which otherwise would
apply. Reduction of
assessment

(2) If, on or after the 1st day of July, 1989, the assessment
of real property is changed to manufacturing or industrial
from any other class, the assessor shall compute the manufac-
turing or industrial assessment in the same manner as other
manufacturing or industrial assessment has been determined
within the Town of Iroquois Falls, but the assessed value of Idem

such reclassified property shall be at 50 per cent of the computed amount.

Limitation

R.S.O. 1980,
c. 31

(3) This section does not operate so as to deprive the owner of real property from the benefit of any exemption from assessment otherwise available under the *Assessment Act*.

**Alteration by
tribunal or
court**

3. If any complaint, appeal, proceeding or action pertains to real property assessed totally or partially under section 2, the Assessment Review Board, the Ontario Municipal Board or any court in determining the value at which that real property shall be assessed shall refer to the unrevised assessed value and the assessed value at which similar property in the vicinity is assessed and, if an assessment is to be altered in respect to that real property, the Assessment Review Board, the Ontario Municipal Board or the court, as the case may be, shall make its determination so that the altered assessment is consistent with the 50 per cent reduction described in section 2.

Repeal

4.—(1) This Act is repealed on a day to be named by order of the Minister of Revenue.

**Application
of
R.S.O. 1980,
c. 446**

(2) The *Regulations Act* applies to an order under subsection (1).

**Effect of
repeal**

(3) Reductions in assessment given under this Act cease to apply on the day this Act is repealed.

Commencement

5. This Act shall be deemed to have come into force on the 1st day of July, 1989.

Short title

6. The short title of this Act is the *Town of Iroquois Falls Act, 1989*.

Bill Pr31

(*Chapter Pr36
Statutes of Ontario, 1989*)

An Act respecting the Town of Iroquois Falls

Mr. Pope

<i>1st Reading</i>	October 18th, 1989
<i>2nd Reading</i>	November 9th, 1989
<i>3rd Reading</i>	November 9th, 1989
<i>Royal Assent</i>	November 15th, 1989



Bill Pr31

1989

An Act respecting the Town of Iroquois Falls

Whereas The Corporation of the Town of Iroquois Falls has recently embarked on a program of economic development and diversification; and whereas, as a result of reassessment under section 63 of the *Assessment Act*, being chapter 31 of the Revised Statutes of Ontario, 1980, a manufacturing and industrial assessment factor has been applied in the municipality that the council of the Town considers to be high when compared to other similar northern municipalities and that the council believes has operated as a deterrent to industrial development or expansion in the Town of Iroquois Falls; and whereas The Corporation of the Town of Iroquois Falls hereby applies for special legislation to provide relief from the effects of the reassessment; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act, "assessor" means an assessor as defined in clause 1 (c) of the *Assessment Act*. Definition
R.S.O. 1980,
c. 31

2.—(1) If, on or after the 1st day of July, 1989, the assessment of real property assessed as manufacturing or industrial in the Town of Iroquois Falls increases by at least \$5,000 as a result of the erection, alteration, enlargement or improvement of any building, structure, machinery, equipment or fixture, the assessor shall make such further assessment as may be necessary to reflect the change, but the increase in assessed value shall be at 50 per cent of that which otherwise would apply. Reduction of
assessment

(2) If, on or after the 1st day of July, 1989, the assessment of real property is changed to manufacturing or industrial from any other class, the assessor shall compute the manufacturing or industrial assessment in the same manner as other manufacturing or industrial assessment has been determined within the Town of Iroquois Falls, but the assessed value of Idem

such reclassified property shall be at 50 per cent of the computed amount.

Limitation

R.S.O. 1980,
c. 31

(3) This section does not operate so as to deprive the owner of real property from the benefit of any exemption from assessment otherwise available under the *Assessment Act*.

**Alteration by
tribunal or
court**

3. If any complaint, appeal, proceeding or action pertains to real property assessed totally or partially under section 2, the Assessment Review Board, the Ontario Municipal Board or any court in determining the value at which that real property shall be assessed shall refer to the unrevised assessed value and the assessed value at which similar property in the vicinity is assessed and, if an assessment is to be altered in respect to that real property, the Assessment Review Board, the Ontario Municipal Board or the court, as the case may be, shall make its determination so that the altered assessment is consistent with the 50 per cent reduction described in section 2.

Repeal

4.—(1) This Act is repealed on a day to be named by order of the Minister of Revenue.

**Application
of
R.S.O. 1980,
c. 446**

(2) The *Regulations Act* applies to an order under subsection (1).

**Effect of
repeal**

(3) Reductions in assessment given under this Act cease to apply on the day this Act is repealed.

Commencement

5. This Act shall be deemed to have come into force on the 1st day of July, 1989.

Short title

6. The short title of this Act is the *Town of Iroquois Falls Act, 1989*.

Bill Pr32

An Act respecting the City of Toronto

Mr. Kanter

1st Reading July 18th, 1989

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The Bill provides that subsection 6 (3) of *The City of Toronto Act, 1975* (No. 2) does not apply to any proposed housing development on the land described in the Schedule. This will enable the City of Toronto to enter into joint venture arrangements in respect of the housing development on the land, part of which was expropriated by the City. Section 112 of the *Municipal Act* which prohibits bonuses in aid of manufacturing, business or other enterprises would continue to apply to the City in so far as the joint venture arrangement is concerned.

Bill Pr32

1989

An Act respecting the City of Toronto

Whereas The Corporation of the City of Toronto, herein called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act, "housing development" means a housing development as defined in *The City of Toronto Act, 1975* (No. 2), being chapter 117. Definition

2. Subsection 6 (3) of *The City of Toronto Act, 1975* (No. 2), being chapter 117, does not apply to a housing development to be constructed on the land described in the Schedule. 1975, c. 17
not applicable

3. Section (2) does not affect the application of section 112 of the *Municipal Act* to a housing development to be constructed on the land described in the Schedule. Application
of
R.S.O. 1980,
c. 320

4. This Act comes into force on the day it receives Royal Assent. Commencement

5. The short title of this Act is the *City of Toronto Act, 1989*. Short title

SCHEDULE

The parcel of land in the City of Toronto described as follows:

Part of Water Lots 18, 19, 20 and 21,

Part of George Street as stopped up and closed by By-Law 432-77 o
The Corporation of the City of Toronto registered as Instrument No

CT249709 in the Land Registry Office,

Registry Division of Toronto (No. 63),

Part of the Walks and Gardens and

Part of The Bank of Toronto Bay,

All according to Plan 5A registered in the said Land Registry Office,

Designated as Parts 1 and 2 on a Plan of Survey of record in the
Land Registry Office—Land Titles Division at Metropolitan Toronto

(No. 66) as 66R-9891.

Being Parcel 18-6, Section A-5A,

City of Toronto,

Municipality of Metropolitan Toronto.

Bill Pr32

An Act respecting the City of Toronto

Mr. Kanter

1st Reading July 18th, 1989

2nd Reading

3rd Reading

Royal Assent

(Reprinted as amended by the Regulations and Private Bills Committee)

EXPLANATORY NOTE

The Bill provides that subsection 6 (3) of *The City of Toronto Act, 1975* (No. 2) does not apply to any proposed housing development on the land described in the Schedule. This will enable the City of Toronto to enter into joint venture arrangements in respect of the housing development on the land, part of which was expropriated by the City. Section 112 of the *Municipal Act* which prohibits bonuses in aid of manufacturing, business or other enterprises would continue to apply to the City in so far as the joint venture arrangement is concerned.

Bill Pr32

1989

An Act respecting the City of Toronto

Whereas The Corporation of the City of Toronto, herein called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.** In this Act, “housing development” means a housing development as defined in *The City of Toronto Act, 1975* (No. 2), being chapter 117. Definition
- 2.** Subsection 6 (3) of *The City of Toronto Act, 1975* (No. 2), being chapter 117, does not apply to the land or a housing development to be constructed on the land described in the Schedule. 1975, c. 117
not applicable
- 3.** Section 2 does not affect the application of section 112 of the *Municipal Act* to the land or a housing development to be constructed on the land described in the Schedule. Application
of
R.S.O. 1980,
c. 302
- 4.** This Act comes into force on the day it receives Royal Assent. Commencement
- 5.** The short title of this Act is the *City of Toronto Act, 1989*. Short title

SCHEDULE

The parcel of land in the City of Toronto described as follows:

Part of Water Lots 18, 19, 20 and 21,

Part of George Street as stopped up and closed by By-Law 432-77 of
The Corporation of the City of Toronto registered as Instrument No.
CT249709 in the Land Registry Office,

Registry Division of Toronto (No. 63),

Part of the Walks and Gardens and

Part of The Bank of Toronto Bay,

All according to Plan 5A registered in the said Land Registry Office,
Designated as Parts 1 and 2 on a Plan of Survey of record in the
Land Registry Office—Land Titles Division at Metropolitan Toronto
(No. 66) as 66R-9891.

Being Parcel 18-6, Section A-5A,

City of Toronto,
Municipality of Metropolitan Toronto.

Bill Pr32

(*Chapter Pr34
Statutes of Ontario, 1989*)

An Act respecting the City of Toronto

Mr. Kanter

<i>1st Reading</i>	July 18th, 1989
<i>2nd Reading</i>	July 26th, 1989
<i>3rd Reading</i>	July 26th, 1989
<i>Royal Assent</i>	July 26th, 1989

Bill Pr32**1989****An Act respecting the City of Toronto**

Whereas The Corporation of the City of Toronto, herein called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act, “housing development” means a housing development as defined in *The City of Toronto Act, 1975* (No. 2), being chapter 117. Definition

2. Subsection 6 (3) of *The City of Toronto Act, 1975* (No. 2), being chapter 117, does not apply to the land or a housing development to be constructed on the land described in the Schedule. 1975, c. 117
not applicable

3. Section 2 does not affect the application of section 112 of the *Municipal Act* to the land or a housing development to be constructed on the land described in the Schedule. Application
of
R.S.O. 1980,
c. 302

4. This Act comes into force on the day it receives Royal Assent. Commencement

5. The short title of this Act is the *City of Toronto Act, 1989*. Short title

SCHEDULE

The parcel of land in the City of Toronto described as follows:

Part of Water Lots 18, 19, 20 and 21,

Part of George Street as stopped up and closed by By-Law 432-77 of
The Corporation of the City of Toronto registered as Instrument No.
CT249709 in the Land Registry Office,

Registry Division of Toronto (No. 63),

Part of the Walks and Gardens and

Part of The Bank of Toronto Bay,

All according to Plan 5A registered in the said Land Registry Office,
Designated as Parts 1 and 2 on a Plan of Survey of record in the
Land Registry Office—Land Titles Division at Metropolitan Toronto
(No. 66) as 66R-9891.

Being Parcel 18-6, Section A-5A,

City of Toronto,
Municipality of Metropolitan Toronto.

Bill Pr33

An Act respecting Grand Valley Railway Co. Inc.

Mr. McClelland

1st Reading October 11th, 1989

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr33

1989

An Act respecting Grand Valley Railway Co. Inc.

Whereas Grand Valley Railway Co. Inc., herein called the Corporation, hereby represents that it was incorporated by letters patent dated the 21st day of March, 1989; that the Corporation is making preparations to operate a carload freight and excursion train between Paris and Glen Morris, both in the Province of Ontario; that there is doubt cast as whether the Corporation could operate a railway without being incorporated by a special Act of the Legislature; and whereas the Corporation hereby applies for special legislation for such purpose; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.** Although Grand Valley Railway Co. Inc. was incorporated under the *Business Corporations Act, 1982*, it shall, for the purposes of *The Railways Act*, be deemed to be and to always have been incorporated by a special Act. Deeming provision
1982, c. 4
R.S.O. 1950,
c. 331
- 2.** Despite subsection 2 (2) of the *Business Corporations Act, 1982*, that Act applies to the Corporation in respect of its corporate structure and corporate procedures as if it were not operating a railway. Corporate
structure,
procedures
- 3.** *The Railways Act* applies to the Corporation in respect of its operation of a railway. Operation of
railway
- 4.** The Ontario Municipal Board shall not approve an application by the Corporation under section 174 of *The Railways Act* unless the Ministry of Transportation certifies to the Board that the equipment, track and operating procedures of the railway permit the railway to be operated in a safe manner. Conditions
for approval
to operate
railway
- 5.** The Corporation shall annually provide to the Ontario Municipal Board a certificate from a professional engineer stating that the facilities and operating procedures of the rail- Annual
safety
inspection
and
certificate

way are in accordance with generally accepted railway practices and are sufficient to protect the safety of the public.

Costs

6. The cost of the inspection and certification required under section 4 or 5 shall be borne by the Corporation.

Powers of
O.M.B.
R.S.O. 1950,
c. 331

7. Nothing in this Act shall be construed to derogate from the powers of the Ontario Municipal Board under *The Railways Act*.

Commencement

8. This Act comes into force on the day it receives Royal Assent.

Short title

9. The short title of this Act is the *Grand Valley Railway Co. Inc. Act, 1989*.

Bill Pr33

(*Chapter Pr37
Statutes of Ontario, 1989*)

An Act respecting Grand Valley Railway Co. Inc.

Mr. McClelland

<i>1st Reading</i>	October 11th, 1989
<i>2nd Reading</i>	November 9th, 1989
<i>3rd Reading</i>	November 9th, 1989
<i>Royal Assent</i>	November 15th, 1989

Bill Pr33

1989

An Act respecting Grand Valley Railway Co. Inc.

Whereas Grand Valley Railway Co. Inc., herein called the Corporation, hereby represents that it was incorporated by letters patent dated the 21st day of March, 1989; that the Corporation is making preparations to operate a carload freight and excursion train between Paris and Glen Morris, both in the Province of Ontario; that there is doubt cast as whether the Corporation could operate a railway without being incorporated by a special Act of the Legislature; and whereas the Corporation hereby applies for special legislation for such purpose; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.** Although Grand Valley Railway Co. Inc. was incorporated under the *Business Corporations Act*, 1982, it shall, for the purposes of *The Railways Act*, be deemed to be and to always have been incorporated by a special Act. Deeming provision
1982, c. 4
R.S.O. 1950,
c. 331
- 2.** Despite subsection 2 (2) of the *Business Corporations Act*, 1982, that Act applies to the Corporation in respect of its corporate structure and corporate procedures as if it were not operating a railway. Corporate structure,
procedures
- 3.** *The Railways Act* applies to the Corporation in respect of its operation of a railway. Operation of
railway
- 4.** The Ontario Municipal Board shall not approve an application by the Corporation under section 174 of *The Railways Act* unless the Ministry of Transportation certifies to the Board that the equipment, track and operating procedures of the railway permit the railway to be operated in a safe manner. Conditions
for approval
to operate
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- 5.** The Corporation shall annually provide to the Ontario Municipal Board a certificate from a professional engineer stating that the facilities and operating procedures of the rail- Annual
safety
inspection
and
certificate

way are in accordance with generally accepted railway practices and are sufficient to protect the safety of the public.

Costs

6. The cost of the inspection and certification required under section 4 or 5 shall be borne by the Corporation.

Powers of
O.M.B.
R.S.O. 1950,
c. 331

7. Nothing in this Act shall be construed to derogate from the powers of the Ontario Municipal Board under *The Railways Act*.

Commencement

8. This Act comes into force on the day it receives Royal Assent.

Short title

9. The short title of this Act is the *Grand Valley Railway Co. Inc. Act, 1989*.

Bill Pr34

An Act to revive 444610 Ontario Inc.

Mr. Ruprecht

1st Reading June 26th, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr34

1990

An Act to revive 444610 Ontario Inc.

Whereas Douglas Steer and Donald Marcotte hereby represent that 444610 Ontario Inc., herein called the Corporation, was incorporated on the 18th day of April, 1980; that by order dated the 12th day of March, 1984 and made under the authority of section 239 of the *Business Corporations Act*, 1982, being chapter 4, the certificate of incorporation of the Corporation was cancelled for default in filing annual returns and the Corporation was dissolved on the 12th day of March, 1984; that the applicants were directors and the holders of common shares of the Corporation at the time of its dissolution; that notice of default in filing annual returns, although sent to each of the applicants as directors, was not received by any of them and none of them was aware of the dissolution of the Corporation until more than five years after the date thereof; that the Corporation at the time of its dissolution was carrying on active business and active business has continued to be carried on in the name of the Corporation since the time of its dissolution; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. 444610 Ontario Inc. is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts, as at the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.** Corporation revived
- 2. This Act comes into force on the day it receives Royal Assent.** Commencement
- 3. The short title of this Act is the 444610 Ontario Inc. Act, 1990.** Short title

Bill Pr35

An Act respecting the Ontario Home Economics Association

Ms Hart

1st Reading July 20th, 1989

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr35

1989

**An Act respecting the
Ontario Home Economics Association**

Whereas the Ontario Home Economics Association hereby Preamble represents that it was incorporated under the laws of Ontario by letters patent dated the 19th day of February, 1985; that the Association is desirous of being continued as a corporation for the purpose of carrying out the objects of the Association and of the government and discipline of its members, and whereas the Association considers it desirable to grant to voting members of the Association the right to use the designation "Professional Home Economist"; and whereas the Association hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Definitions

"Association" means the Ontario Home Economics Association;

"board" means the board of directors of the Association.

2.—(1) The Ontario Home Economics Association is hereby continued as a corporation without share capital and the persons registered as members of the Association on the day this Act comes into force and such other persons as hereafter become members of the Association constitute the corporation.

Association
continued

(2) The members of the board and the officers of the Association in office immediately before the coming into force of this Act are continued in office until their successors are appointed or elected in accordance with this Act and the by-laws.

Continuation
of present
board

Letters
patent
revoked

(3) The letters patent of the Association are revoked, but the revocation of the letters patent does not affect the rights or obligations of the Association or any by-law, resolution or appointment of the Association except to the extent that the by-law, resolution or appointment is inconsistent with this Act.

Special Act
corporation

(4) The Association shall be deemed to be a corporation incorporated by a special Act.

Objects

3. The objects of the Association are,

- (a) to promote the well being of the individual and home and community life in Ontario;
- (b) to respond to social issues affecting the well being of the individual and home and community life and to make recommendations to the appropriate agencies and levels of government;
- (c) to disseminate information and knowledge as it relates to food, clothing, shelter and human relationships;
- (d) to encourage research in home economics and related fields and aid in the dissemination and application of the findings;
- (e) to maintain and promote high professional standards among home economists through continuing education and professional development;
- (f) to respond to issues which affect home economists;
- (g) to facilitate communication and co-operation with local, provincial, national and international home economics groups.

Board

4.—(1) The affairs of the Association shall be managed by the board.

Composition
of board

(2) The board shall consist of not fewer than fifteen or more than thirty-five members of the Association, as the board may determine, elected from the membership of the Association.

Idem

(3) The Association may by by-law provide for the appointment to the board of up to three persons who are not members of the Association.

(4) The manner of electing the members of the board, the notification to the electors of the time and place of holding elections, the nomination of candidates, the presiding officers at elections, the taking and counting of votes, the giving of a casting vote in the case of an equality of votes, the tenure of office of members of the board and other necessary details shall be as set out in the by-laws.

(5) At any meeting of the board, a majority of the members of the board constitutes a quorum.

(6) The board shall appoint from its number a president, one or more vice-presidents and shall appoint a secretary-treasurer or a secretary and a treasurer, who need not be members of the board.

(7) In the case of the death, resignation or incapacity of any member of the board, the board shall fill the vacancy in such manner as may be provided by the by-laws of the Association for the balance of the term, and for the purposes of this subsection, absence from three consecutive meetings of the board may be treated by the board as incapacity.

5.—(1) The board shall appoint a registrar, who need not be a member of the board.

(2) The registrar shall perform the functions set out in this Act and such other duties as may be assigned by the board.

6. At any general meeting, members of the Association may be represented and vote by proxy, but,

- (a) no proxy shall be exercised by a person who is not a member of the Association; and
- (b) the proxy shall be exercised in accordance with the by-laws on voting and proxies.

7.—(1) The board may pass by-laws necessary to conduct the business and carry out the objects of the Association including,

- (a) prescribing the qualifications for and conditions of membership in and registration by the Association;
- (b) prescribing a curriculum and courses of study to be pursued by students and the subjects upon which students and candidates for admission as members of the Association shall be examined, and for grant-

Election of
board

Quorum

Officers

Vacancies

Registrar

Duties of
registrar

Proxies

By-laws

ing certificates to students and candidates who have successfully passed the examinations;

- (c) providing for the continuing education and professional development of its members;
- (d) establishing and prescribing such categories of membership as are necessary for the purposes of the Association and in the public interest;
- (e) regulating and governing the conduct of members of the Association in the practice of their business or profession by prescribing a code of ethics, rules of professional conduct and standards of practice and by providing for the suspension, expulsion or other penalty for professional misconduct, incapacity or incompetence;
- (f) providing for the receipt and consideration of complaints made to the Association concerning the conduct of its members in the practice of their business or profession, including the establishment of a complaints committee;
- (g) prescribing fees payable to the Association;
- (h) authorizing the making of grants for any purpose that may tend to advance home economics knowledge and education, improve standards of practice in home economics or support and encourage public information and interest in the past and present role of home economics in society;
- (i) providing for the appointment, removal, functions, duties and remuneration of agents, officers and employees of the Association;
- (j) establishing and maintaining a professional liability claims fund for the purpose of paying, subject to the by-laws, professional liability claims against members;
- (k) establishing requirements for categories of memberships or types of projects for which members must secure professional liability insurance, including minimum limits of insured professional liability.

the next annual meeting of the members of the Association held after its passing, unless it is confirmed at that meeting.

(3) The by-laws of the Association shall be open to examination by the public at the head office of the Association during normal office hours. Inspection of by-laws

8.—(1) A member entitled to vote at an annual or general meeting of the Association may make a proposal to make, amend or repeal a by-law. Member's proposal

(2) The board must receive a member's proposal at the office of the Association at least sixty days before the annual meeting at which it will be considered. Idem

(3) Upon receiving a proposal from a member to enact, amend or repeal a by-law, the board shall cause the proposal to be published in the agenda for the next annual meeting of the Association. Consideration of member's proposal

(4) The agenda shall be distributed to the membership in accordance with the by-laws, but when there is not sufficient time before the next annual meeting of the Association to distribute the proposal in accordance with the by-laws, the proposal shall be contained in the agenda for the next following annual or general meeting and shall be distributed to the membership in accordance with the by-laws. Distribution of proposal

9.—(1) Not less than ten members entitled to vote at an annual or general meeting of the Association may request that the board call and hold a general meeting to make, amend or repeal a by-law and consider any other business. General meeting

(2) A request under subsection (1) shall be in writing and set out the objects and reasons for the requested meeting. Written request

(3) Upon receipt of a request for a general meeting under subsection (1), the board shall call and convene the meeting in accordance with the by-laws. Procedures

10.—(1) The Association shall grant a membership in the Association to any individual who applies therefor in accordance with the by-laws, if the individual, Membership

(a) is of good character;

(b) is not less than eighteen years of age;

(c) has complied with the academic and experience requirements specified in the by-laws for the issuance of membership; and

(d) has passed such examinations as the board may set or approve in accordance with the by-laws.

Hearing (2) The by-laws shall provide that an application for membership may be refused or a disciplinary sanction may be imposed only after a hearing.

Register **11.**—(1) The registrar shall keep a register in which shall be entered the names of all members of the Association in good standing and only those persons so registered are members entitled to the privileges of membership in the Association.

Inspection of register (2) The register shall be open to examination by the public at the head office of the Association during normal office hours.

Appeals **12.**—(1) An individual who is qualified for membership in the Association who has been refused membership or a person who has been subject to a disciplinary sanction under the by-laws may appeal to the Divisional Court, in accordance with the rules of court, from the refusal to grant membership or from the sanction.

Certified copy of record (2) If a person appeals to the Divisional Court, the registrar shall promptly file in the Divisional Court a record of the proceeding that resulted in a refusal to grant membership or the imposition of a sanction which, together with any transcript of evidence, constitutes the record in the appeal.

Powers of court (3) An appeal under this section may be made on questions of law or fact, or both, and the court may rescind any decision, may exercise all powers of any committee and may direct the Association to take any action that the Association is empowered to take as the court considers proper and, for such purposes, the court may substitute its opinion for that of any committee or of the Association or the court may refer the matter for rehearing in whole or in part.

Designation **13.**—(1) Every member of the Association, holding full voting privileges, may use the designation "Professional Home Economist" and may use after his or her name the initials "P.H.Ec." indicating that he or she is a professional home economist.

(2) Any person in Ontario who, not being a registered member of the Association, takes or uses the designation "Professional Home Economist" or "P.H.Ec." alone or in combination with any other word, name, title, initial or description, or implies or holds out that he or she is a registered member of the Association is guilty of an offence.

(3) In every case where registration is an issue, the production of a copy of the register, certified under the hand of the registrar, is sufficient evidence of all persons who are registered in lieu of the production of the original register.

(4) A certificate purporting to be signed by the registrar is proof, in the absence of evidence to the contrary, that such a person is the registrar without proof of the signature or of that person being in fact the registrar.

(5) The absence of the name of any person from a copy of the register is proof, in the absence of evidence to the contrary, that the person is not registered.

14.—(1) The board shall cause the removal of the name of a member from the register,

- (a) at the request or with the written consent of the member whose name is to be removed;
- (b) where the name has been incorrectly entered;
- (c) where notification is received of a member's death; or
- (d) where the registration of a member has been suspended or revoked through disciplinary proceedings.

(2) Subject to subsection (3), the board, on such grounds as it considers sufficient, may cause the name of a person removed from the register to be restored, without fee or upon payment to the Association of,

- (a) a sum not exceeding the fees or other sums in arrears and owing by the person to the Association; and
- (b) such additional sum as may be prescribed by the by-laws.

(3) If the name of a person who has been suspended or whose registration has been suspended or revoked under

clause (1) (d) is to be restored to the register, the board may, by resolution, direct that the name be restored subject to such conditions as the board may impose.

Certificate of
membership

15.—(1) The board shall cause a certificate of membership to be issued each year to every person whose name is entered in the register.

Idem

(2) The certificate shall state the date upon which it expires, the type of membership and every condition imposed on the person to whom the certificate is issued.

Right to
practise
unaffected

16. This Act does not affect or interfere with the right of any person who is not a member of the Association to practise as a home economist in the Province of Ontario.

Surplus

17. Any surplus derived from carrying on the affairs and business of the Association shall be applied solely in carrying out its objects and shall not be divided among its members.

Commencement

18. This Act comes into force on the day it receives Royal Assent.

Short title

19. The short title of this Act is the *Ontario Home Economics Association Act, 1989*.



Bill Pr35

*(Chapter Pr38
Statutes of Ontario, 1989)*

An Act respecting the Ontario Home Economics Association

Mr. Nixon
(York Mills)

<i>1st Reading</i>	July 20th, 1989
<i>2nd Reading</i>	November 9th, 1989
<i>3rd Reading</i>	November 9th, 1989
<i>Royal Assent</i>	November 15th, 1989

Bill Pr35

1989

**An Act respecting the
Ontario Home Economics Association**

Whereas the Ontario Home Economics Association hereby represents that it was incorporated under the laws of Ontario by letters patent dated the 19th day of February, 1985; that the Association is desirous of being continued as a corporation for the purpose of carrying out the objects of the Association and of the government and discipline of its members, and whereas the Association considers it desirable to grant to voting members of the Association the right to use the designation "Professional Home Economist"; and whereas the Association hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Definitions

"Association" means the Ontario Home Economics Association;

"board" means the board of directors of the Association.

2.—(1) The Ontario Home Economics Association is hereby continued as a corporation without share capital and the persons registered as members of the Association on the day this Act comes into force and such other persons as hereafter become members of the Association constitute the corporation.

Association
continued

(2) The members of the board and the officers of the Association in office immediately before the coming into force of this Act are continued in office until their successors are appointed or elected in accordance with this Act and the by-laws.

Continuation
of present
board

Letters
patent
revoked

(3) The letters patent of the Association are revoked, but the revocation of the letters patent does not affect the rights or obligations of the Association or any by-law, resolution or appointment of the Association except to the extent that the by-law, resolution or appointment is inconsistent with this Act.

Special Act
corporation

(4) The Association shall be deemed to be a corporation incorporated by a special Act.

Objects

3. The objects of the Association are,

- (a) to promote the well being of the individual and home and community life in Ontario;
- (b) to respond to social issues affecting the well being of the individual and home and community life and to make recommendations to the appropriate agencies and levels of government;
- (c) to disseminate information and knowledge as it relates to food, clothing, shelter and human relationships;
- (d) to encourage research in home economics and related fields and aid in the dissemination and application of the findings;
- (e) to maintain and promote high professional standards among home economists through continuing education and professional development;
- (f) to respond to issues which affect home economists;
- (g) to facilitate communication and co-operation with local, provincial, national and international home economics groups.

Board

4.—(1) The affairs of the Association shall be managed by the board.

Composition
of board

(2) The board shall consist of not fewer than fifteen or more than thirty-five members of the Association, as the board may determine, elected from the membership of the Association.

Idem

(3) The Association may by by-law provide for the appointment to the board of up to three persons who are not members of the Association.

Election of
board

(4) The manner of electing the members of the board, the notification to the electors of the time and place of holding elections, the nomination of candidates, the presiding officers at elections, the taking and counting of votes, the giving of a casting vote in the case of an equality of votes, the tenure of office of members of the board and other necessary details shall be as set out in the by-laws.

(5) At any meeting of the board, a majority of the members of the board constitutes a quorum. Quorum

(6) The board shall appoint from its number a president, one or more vice-presidents and shall appoint a secretary-treasurer or a secretary and a treasurer, who need not be members of the board. Officers

(7) In the case of the death, resignation or incapacity of any member of the board, the board shall fill the vacancy in such manner as may be provided by the by-laws of the Association for the balance of the term, and for the purposes of this subsection, absence from three consecutive meetings of the board may be treated by the board as incapacity. Vacancies

5.—(1) The board shall appoint a registrar, who need not be a member of the board. Registrar

(2) The registrar shall perform the functions set out in this Act and such other duties as may be assigned by the board. Duties of registrar

6. At any general meeting, members of the Association may be represented and vote by proxy, but, Proxies

- (a) no proxy shall be exercised by a person who is not a member of the Association; and
- (b) the proxy shall be exercised in accordance with the by-laws on voting and proxies.

7.—(1) The board may pass by-laws necessary to conduct the business and carry out the objects of the Association including, By-laws

- (a) prescribing the qualifications for and conditions of membership in and registration by the Association;
- (b) prescribing a curriculum and courses of study to be pursued by students and the subjects upon which students and candidates for admission as members of the Association shall be examined, and for grant-

ing certificates to students and candidates who have successfully passed the examinations;

- (c) providing for the continuing education and professional development of its members;
- (d) establishing and prescribing such categories of membership as are necessary for the purposes of the Association and in the public interest;
- (e) regulating and governing the conduct of members of the Association in the practice of their business or profession by prescribing a code of ethics, rules of professional conduct and standards of practice and by providing for the suspension, expulsion or other penalty for professional misconduct, incapacity or incompetence;
- (f) providing for the receipt and consideration of complaints made to the Association concerning the conduct of its members in the practice of their business or profession, including the establishment of a complaints committee;
- (g) prescribing fees payable to the Association;
- (h) authorizing the making of grants for any purpose that may tend to advance home economics knowledge and education, improve standards of practice in home economics or support and encourage public information and interest in the past and present role of home economics in society;
- (i) providing for the appointment, removal, functions, duties and remuneration of agents, officers and employees of the Association;
- (j) establishing and maintaining a professional liability claims fund for the purpose of paying, subject to the by-laws, professional liability claims against members;
- (k) establishing requirements for categories of memberships or types of projects for which members must secure professional liability insurance, including minimum limits of insured professional liability.

the next annual meeting of the members of the Association held after its passing, unless it is confirmed at that meeting.

(3) The by-laws of the Association shall be open to examination by the public at the head office of the Association during normal office hours. Inspection of by-laws

8.—(1) A member entitled to vote at an annual or general meeting of the Association may make a proposal to make, amend or repeal a by-law. Member's proposal

(2) The board must receive a member's proposal at the office of the Association at least sixty days before the annual meeting at which it will be considered. Idem

(3) Upon receiving a proposal from a member to enact, amend or repeal a by-law, the board shall cause the proposal to be published in the agenda for the next annual meeting of the Association. Consideration of member's proposal

(4) The agenda shall be distributed to the membership in accordance with the by-laws, but when there is not sufficient time before the next annual meeting of the Association to distribute the proposal in accordance with the by-laws, the proposal shall be contained in the agenda for the next following annual or general meeting and shall be distributed to the membership in accordance with the by-laws. Distribution of proposal

9.—(1) Not less than ten members entitled to vote at an annual or general meeting of the Association may request that the board call and hold a general meeting to make, amend or repeal a by-law and consider any other business. General meeting

(2) A request under subsection (1) shall be in writing and set out the objects and reasons for the requested meeting. Written request

(3) Upon receipt of a request for a general meeting under subsection (1), the board shall call and convene the meeting in accordance with the by-laws. Procedures

10.—(1) The Association shall grant a membership in the Association to any individual who applies therefor in accordance with the by-laws, if the individual, Membership

(a) is of good character;

(b) is not less than eighteen years of age;

(c) has complied with the academic and experience requirements specified in the by-laws for the issuance of membership; and

(d) has passed such examinations as the board may set or approve in accordance with the by-laws.

Hearing

(2) The by-laws shall provide that an application for membership may be refused or a disciplinary sanction may be imposed only after a hearing.

Register

11.—(1) The registrar shall keep a register in which shall be entered the names of all members of the Association in good standing and only those persons so registered are members entitled to the privileges of membership in the Association.

Inspection of
register

(2) The register shall be open to examination by the public at the head office of the Association during normal office hours.

Appeals

12.—(1) An individual who is qualified for membership in the Association who has been refused membership or a person who has been subject to a disciplinary sanction under the by-laws may appeal to the Divisional Court, in accordance with the rules of court, from the refusal to grant membership or from the sanction.

Certified
copy of
record

(2) If a person appeals to the Divisional Court, the registrar shall promptly file in the Divisional Court a record of the proceeding that resulted in a refusal to grant membership or the imposition of a sanction which, together with any transcript of evidence, constitutes the record in the appeal.

Powers of
court

(3) An appeal under this section may be made on questions of law or fact, or both, and the court may rescind any decision, may exercise all powers of any committee and may direct the Association to take any action that the Association is empowered to take as the court considers proper and, for such purposes, the court may substitute its opinion for that of any committee or of the Association or the court may refer the matter for rehearing in whole or in part.

Designation

13.—(1) Every member of the Association, holding full voting privileges, may use the designation "Professional Home Economist" and may use after his or her name the initials "P.H.Ec." indicating that he or she is a professional home economist.

(2) Any person in Ontario who, not being a registered member of the Association, takes or uses the designation "Professional Home Economist" or "P.H.Ec." alone or in combination with any other word, name, title, initial or description, or implies or holds out that he or she is a registered member of the Association is guilty of an offence.

(3) In every case where registration is an issue, the production of a copy of the register, certified under the hand of the registrar, is sufficient evidence of all persons who are registered in lieu of the production of the original register.

(4) A certificate purporting to be signed by the registrar is proof, in the absence of evidence to the contrary, that such a person is the registrar without proof of the signature or of that person being in fact the registrar.

(5) The absence of the name of any person from a copy of the register is proof, in the absence of evidence to the contrary, that the person is not registered.

14.—(1) The board shall cause the removal of the name of a member from the register,

- (a) at the request or with the written consent of the member whose name is to be removed;
- (b) where the name has been incorrectly entered;
- (c) where notification is received of a member's death; or
- (d) where the registration of a member has been suspended or revoked through disciplinary proceedings.

(2) Subject to subsection (3), the board, on such grounds as it considers sufficient, may cause the name of a person removed from the register to be restored, without fee or upon payment to the Association of,

- (a) a sum not exceeding the fees or other sums in arrears and owing by the person to the Association; and
- (b) such additional sum as may be prescribed by the by-laws.

(3) If the name of a person who has been suspended or whose registration has been suspended or revoked under

clause (1) (d) is to be restored to the register, the board may, by resolution, direct that the name be restored subject to such conditions as the board may impose.

Certificate of
membership

15.—(1) The board shall cause a certificate of membership to be issued each year to every person whose name is entered in the register.

Idem

(2) The certificate shall state the date upon which it expires, the type of membership and every condition imposed on the person to whom the certificate is issued.

Right to
practise
unaffected

16. This Act does not affect or interfere with the right of any person who is not a member of the Association to practise as a home economist in the Province of Ontario.

Surplus

17. Any surplus derived from carrying on the affairs and business of the Association shall be applied solely in carrying out its objects and shall not be divided among its members.

Commencement

18. This Act comes into force on the day it receives Royal Assent.

Short title

19. The short title of this Act is the *Ontario Home Economics Association Act, 1989*.





Bill Pr36

An Act to revive The P & P Murray Foundation

Ms Poole

1st Reading March 29th, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr36**1990****An Act to revive The P & P Murray Foundation**

Whereas Paul Lloyd Murray and Patricia Ann Murray hereby represent that The P & P Murray Foundation, herein called the Foundation, was incorporated on the 15th day of April, 1985; that the Minister of Consumer and Commercial Relations by order dated the 27th day of January, 1987 and made under the authority of subsection 317 (9) of the *Corporations Act* cancelled the letters patent of the Foundation for default in complying with section 5 of the *Corporations Information Act* and declared that the Foundation be dissolved on the 27th day of January, 1987; that the applicants wish to revive the Foundation in order to carry on its charitable purposes; and whereas the applicants hereby apply for special legislation to revive the Foundation; and whereas it is expedient to grant the application;

Preamble

R.S.O. 1980,
cc. 95, 96

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The P & P Murray Foundation is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts, as at the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.

Foundation
revived

2. This Act comes into force on the day it receives Royal Assent.

Commencement

3. The short title of this Act is *The P & P Murray Foundation Act, 1990.*

Short title

Bill Pr36

(*Chapter Pr2*
Statutes of Ontario, 1990)

An Act to revive The P & P Murray Foundation

Ms Poole

<i>1st Reading</i>	March 29th, 1990
<i>2nd Reading</i>	April 17th, 1990
<i>3rd Reading</i>	April 17th, 1990
<i>Royal Assent</i>	April 19th, 1990

Bill Pr36

1990

An Act to revive The P & P Murray Foundation

Whereas Paul Lloyd Murray and Patricia Ann Murray hereby represent that The P & P Murray Foundation, herein called the Foundation, was incorporated on the 15th day of April, 1985; that the Minister of Consumer and Commercial Relations by order dated the 27th day of January, 1987 and made under the authority of subsection 317 (9) of the *Corporations Act* cancelled the letters patent of the Foundation for default in complying with section 5 of the *Corporations Information Act* and declared that the Foundation be dissolved on the 27th day of January, 1987; that the applicants wish to revive the Foundation in order to carry on its charitable purposes; and whereas the applicants hereby apply for special legislation to revive the Foundation; and whereas it is expedient to grant the application;

Preamble

R.S.O. 1980,
cc. 95, 96

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. The P & P Murray Foundation is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts, as at the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.** Foundation revived
- 2. This Act comes into force on the day it receives Royal Assent.** Commencement
- 3. The short title of this Act is the *P & P Murray Foundation Act, 1990*.** Short title

Bill Pr37

An Act respecting Fort Erie Lions Senior Citizens Complex Inc.

Mr. Haggerty

1st Reading November 29th, 1989

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr37

1989

**An Act respecting
Fort Erie Lions Senior Citizens Complex Inc.**

Whereas Fort Erie Lions Senior Citizens Complex Inc., herein called the Corporation, hereby represents that it was incorporated by letters patent dated the 5th day of September, 1986; that the object of the Corporation is the preparation, planning, construction, maintenance and continuance of a recreation centre for the senior citizens of the community; that the Corporation is a registered charitable organization within the meaning of the *Income Tax Act* (Canada); that it is desirable that provision be made for exempting the real property of the Corporation situate in the Town of Fort Erie from taxation for municipal and school purposes, other than local improvement rates; and whereas the applicant hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Preamble

R.S.C. 1952.
c. 148

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) The council of The Corporation of the Town of Fort Erie may pass by-laws exempting from taxes for municipal and school purposes, other than local improvement rates, the land, as defined in the *Assessment Act*, occupied by the Corporation, being the land and premises described in the Schedule, so long as the land is owned, occupied and used solely for the purposes of the Corporation as a community recreation centre for senior citizens.

Tax
exemptionR.S.O. 1980.
c. 31

(2) An exemption granted under subsection (1) may be subject to such conditions as may be set out in the by-law.

(3) For the purposes of subsection 128 (10) of the *Regional Municipality of Niagara Act*, the exemption from taxation granted under subsection (1) shall be deemed to be an exemption provided under section 3 of the *Assessment Act*.

Deemed
exemption
R.S.O. 1980.
cc. 438. 31

Retroactive
by-law

2. A by-law passed under section 1 may be retroactive to the 1st day of January, 1989.

Commencement

3. This Act comes into force on the day it receives Royal Assent.

Short title

4. The short title of this Act is the *Fort Erie Lions Senior Citizens Complex Inc. Act, 1989*.

SCHEDULE

Land situate in the Town of Fort Erie, in The Regional Municipality of Niagara, and being composed of part of Lot 2, Concession 1, Niagara River, (former Township of Bertie), and part of lots 1 and 12 according to Registered Plan No. 21 for the former Village of Fort Erie, now known as Plan 515 and designated as Part 2, on Reference Plan 59R-5627, deposited in the Land Registry Office for the Registry Division of Niagara South (No. 59), which land is located on the east side of High Street, in the Town of Fort Erie, and known municipally as 256 High Street.

Bill Pr37

(*Chapter Pr44
Statutes of Ontario, 1989*)

An Act respecting Fort Erie Lions Senior Citizens Complex Inc.

Mr. Haggerty

<i>1st Reading</i>	November 29th, 1989
<i>2nd Reading</i>	December 14th, 1989
<i>3rd Reading</i>	December 14th, 1989
<i>Royal Assent</i>	December 14th, 1989

Bill Pr37

1989

**An Act respecting
Fort Erie Lions Senior Citizens Complex Inc.**

Whereas Fort Erie Lions Senior Citizens Complex Inc., herein called the Corporation, hereby represents that it was incorporated by letters patent dated the 5th day of September, 1986; that the object of the Corporation is the preparation, planning, construction, maintenance and continuance of a recreation centre for the senior citizens of the community; that the Corporation is a registered charitable organization within the meaning of the *Income Tax Act* (Canada); that it is desirable that provision be made for exempting the real property of the Corporation situate in the Town of Fort Erie from taxation for municipal and school purposes, other than local improvement rates; and whereas the applicant hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Preamble

R.S.C. 1952,
c. 148

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) The council of The Corporation of the Town of Fort Erie may pass by-laws exempting from taxes for municipal and school purposes, other than local improvement rates, the land, as defined in the *Assessment Act*, occupied by the Corporation, being the land and premises described in the Schedule, so long as the land is owned, occupied and used solely for the purposes of the Corporation as a community recreation centre for senior citizens.

Tax
exemptionR.S.O. 1980,
c. 31

(2) An exemption granted under subsection (1) may be subject to such conditions as may be set out in the by-law.

(3) For the purposes of subsection 128 (10) of the *Regional Municipality of Niagara Act*, the exemption from taxation granted under subsection (1) shall be deemed to be an exemption provided under section 3 of the *Assessment Act*.

Deemed
exemption
R.S.O. 1980,
cc. 438, 31

Retroactive
by-law

2. A by-law passed under section 1 may be retroactive to the 1st day of January, 1989.

Commencement

3. This Act comes into force on the day it receives Royal Assent.

Short title

4. The short title of this Act is the *Fort Erie Lions Senior Citizens Complex Inc. Act, 1989*.

SCHEDULE

Land situate in the Town of Fort Erie, in The Regional Municipality of Niagara, and being composed of part of Lot 2, Concession 1, Niagara River, (former Township of Bertie), and part of lots 1 and 12 according to Registered Plan No. 21 for the former Village of Fort Erie, now known as Plan 515 and designated as Part 2, on Reference Plan 59R-5627, deposited in the Land Registry Office for the Registry Division of Niagara South (No. 59), which land is located on the east side of High Street, in the Town of Fort Erie, and known municipally as 256 High Street.

Bill Pr38

An Act to dissolve the Board of Trustees of the Ottawa Charitable Foundation

Mr. Chiarelli

1st Reading October 31st, 1989

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr38

1989

**An Act to dissolve the Board of Trustees of the
Ottawa Charitable Foundation**

Whereas the Board of Trustees of the Ottawa Charitable Foundation, herein called the Foundation, was incorporated by *The Ottawa Charitable Foundation Act, 1925*, being chapter 131; that by reason of changes in the social programs provided by various levels of government and the establishment of The Community Foundation of Ottawa-Carleton in 1986, the trustees of the Foundation and The Corporation of the City of Ottawa consider it desirable to dissolve the Foundation and transfer all its present and future assets to The Community Foundation of Ottawa-Carleton; and whereas the trustees hereby apply for special legislation for such purpose; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.** The Board of Trustees of the Ottawa Charitable Foundation is hereby dissolved. Dissolution
- 2.**—(1) All real and personal property belonging to or held in trust for or for the use of the Foundation is hereby vested in The Community Foundation of Ottawa-Carleton. Transfer of assets
 (2) All liabilities of the Foundation hereby become liabilities of The Community Foundation of Ottawa-Carleton. Transfer of liabilities
- 3.** Any gift, devise or bequest heretofore or hereafter made to or intended to be made to the Foundation vests in The Community Foundation of Ottawa-Carleton. Gifts, etc.
- 4.** A reference to the Foundation in any instrument shall be deemed to be a reference to The Community Foundation of Ottawa-Carleton. Deeming provision
- 5.** The following are repealed: Repeals

1. *The Ottawa Charitable Foundation Act, 1925*, being chapter 131.
2. *The Ottawa Charitable Foundation Act, 1978*, being chapter 135.
3. Section 4 of *The City of Ottawa Act, 1980*, being chapter 118.
4. Section 1 of the *City of Ottawa Act, 1983*, being chapter Pr1.

Commencement

- 6.** This Act comes into force on the day it receives Royal Assent.

Short title

- 7.** The short title of this Act is the *City of Ottawa Act, 1989*.

Bill Pr38

*(Chapter Pr39
Statutes of Ontario, 1989)*

An Act to dissolve the Board of Trustees of the Ottawa Charitable Foundation

Mr. Chiarelli

<i>1st Reading</i>	October 31st, 1989
<i>2nd Reading</i>	November 9th, 1989
<i>3rd Reading</i>	November 9th, 1989
<i>Royal Assent</i>	November 15th, 1989



Bill Pr38

1989

**An Act to dissolve the Board of Trustees of the
Ottawa Charitable Foundation**

Whereas the Board of Trustees of the Ottawa Charitable Foundation, herein called the Foundation, was incorporated by *The Ottawa Charitable Foundation Act, 1925*, being chapter 131; that by reason of changes in the social programs provided by various levels of government and the establishment of The Community Foundation of Ottawa-Carleton in 1986, the trustees of the Foundation and The Corporation of the City of Ottawa consider it desirable to dissolve the Foundation and transfer all its present and future assets to The Community Foundation of Ottawa-Carleton; and whereas the trustees hereby apply for special legislation for such purpose; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.** The Board of Trustees of the Ottawa Charitable Foundation is hereby dissolved. Dissolution
- 2.**—(1) All real and personal property belonging to or held in trust for or for the use of the Foundation is hereby vested in The Community Foundation of Ottawa-Carleton. Transfer of assets
 - (2) All liabilities of the Foundation hereby become liabilities of The Community Foundation of Ottawa-Carleton. Transfer of liabilities
- 3.** Any gift, devise or bequest heretofore or hereafter made to or intended to be made to the Foundation vests in The Community Foundation of Ottawa-Carleton. Gifts, etc.
- 4.** A reference to the Foundation in any instrument shall be deemed to be a reference to The Community Foundation of Ottawa-Carleton. Deeming provision
- 5.** The following are repealed: Repeals

1. *The Ottawa Charitable Foundation Act, 1925*, being chapter 131.
2. *The Ottawa Charitable Foundation Act, 1978*, being chapter 135.
3. Section 4 of *The City of Ottawa Act, 1980*, being chapter 118.
4. Section 1 of the *City of Ottawa Act, 1983*, being chapter Pr1.

Commencement

- 6.** This Act comes into force on the day it receives Royal Assent.

Short title

- 7.** The short title of this Act is the *City of Ottawa Act, 1989*.

Bill Pr40

**An Act to revive
The Immanuel Christian School Society
of East Toronto**

Mr. Curling

1st Reading March 29th, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr40

1990

**An Act to revive
The Immanuel Christian School Society
of East Toronto**

Whereas George Van Dyk, Gerrie Schnitzler and Elsie Mooy hereby represent that The Immanuel Christian School Society of East Toronto, herein called the Corporation, was incorporated by letters patent dated the 28th day of April, 1964; that the Minister of Consumer and Commercial Relations by order dated the 27th day of January, 1987 and made under the authority of subsection 317 (9) of the *Corporations Act* cancelled the letters patent of the Corporation for default in complying with section 5 of the *Corporations Information Act* and declared the Corporation to be dissolved on the 27th day of January, 1987; that notice of default was apparently sent to the Corporation at its address as shown in the files of the Ministry of Consumer and Commercial Relations; that all the applicants are directors of the ongoing organization carried on in the name of the Corporation; that none of the applicants were aware of the dissolution of the Corporation until more than two years after the date thereof; that the Corporation at the time of its dissolution was operating as a charitable organization and since that time the charitable functions of the Corporation have continued to be carried on in the name of the Corporation; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble

R.S.O. 1980,
cc. 95, 96

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The Immanuel Christian School Society of East Toronto is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts, as of the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.

Corporation
revived

Commencement

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *Immanuel Christian School Society of East Toronto Act, 1990*.

Bill Pr40

*(Chapter Pr3
Statutes of Ontario, 1990)*

An Act to revive The Immanuel Christian School Society of East Toronto

Mr. Curling

<i>1st Reading</i>	March 29th, 1990
<i>2nd Reading</i>	April 17th, 1990
<i>3rd Reading</i>	April 17th, 1990
<i>Royal Assent</i>	April 19th, 1990

Bill Pr40

1990

**An Act to revive
The Immanuel Christian School Society
of East Toronto**

Whereas George Van Dyk, Gerrie Schnitzler and Elsie Mooy hereby represent that The Immanuel Christian School Society of East Toronto, herein called the Corporation, was incorporated by letters patent dated the 28th day of April, 1964; that the Minister of Consumer and Commercial Relations by order dated the 27th day of January, 1987 and made under the authority of subsection 317 (9) of the *Corporations Act* cancelled the letters patent of the Corporation for default in complying with section 5 of the *Corporations Information Act* and declared the Corporation to be dissolved on the 27th day of January, 1987; that notice of default was apparently sent to the Corporation at its address as shown in the files of the Ministry of Consumer and Commercial Relations; that all the applicants are directors of the ongoing organization carried on in the name of the Corporation; that none of the applicants were aware of the dissolution of the Corporation until more than two years after the date thereof; that the Corporation at the time of its dissolution was operating as a charitable organization and since that time the charitable functions of the Corporation have continued to be carried on in the name of the Corporation; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble

R.S.O. 1980,
cc. 95. 96

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The Immanuel Christian School Society of East Toronto is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts, as of the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.

Corporation
revived

Commencement

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *Immanuel Christian School Society of East Toronto Act, 1990*.

Bill Pr41

An Act respecting Ottawa Arts Centre Foundation

Mr. Grandmaître

1st Reading May 9th, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr41

1990

An Act respecting Ottawa Arts Centre Foundation

Whereas Ottawa Arts Centre Foundation, herein called the Foundation, hereby represents that it was incorporated by letters patent dated the 3rd day of May, 1984; that the Foundation is a registered charitable organization within the meaning of the *Income Tax Act* (Canada); that the object of the Foundation is to operate a centre for the benefit of visual, literary and performing arts groups and to promote cultural awareness and public support for the arts within the Ottawa region; that it is desirable that provision be made for exempting the real property occupied by the Foundation situate in the City of Ottawa from taxation for municipal and school purposes, except for local improvement rates; and whereas the applicant hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Preamble

R.S.C. 1952.
c. 148

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) The council of The Corporation of the City of Ottawa may pass by-laws exempting from taxes for municipal and school purposes, other than local improvement rates, the land as defined in the *Assessment Act*, occupied by the Foundation, being the lands and premises described in the Schedule, so long as the land is occupied and used solely for activities related to the objects of the Foundation.

Tax
exemptionR.S.O. 1980.
c. 31

(2) An exemption granted under subsection (1) may be subject to such conditions as may be set out in the by-law.

Conditions

2. For the purposes of subsection 121 (10) of the *Regional Municipality of Ottawa-Carleton Act*, the exemption from taxation granted under section 1 shall be deemed to be an exemption provided under section 3 of the *Assessment Act*.

Deemed
exemptionR.S.O. 1980.
c. 439

3. A by-law passed under section 1 may be retroactive to the 1st day of September, 1988.

Retroactive
by-law

Reimburse-
ment of
taxes paid

4.—(1) The council of The Corporation of the City of Ottawa and the council of The Regional Municipality of Ottawa-Carleton may by by-law reimburse the Foundation for taxes, or any portion thereof, paid in respect of the lands referred to in section 1 for the period commencing on the 1st day of September, 1988 and ending on the day that a by-law passed under section 1 comes into force.

Idem, school
taxes

(2) The Board of Education for the City of Ottawa may, by resolution, reimburse the Foundation for school taxes, or any portion thereof, paid in respect of the lands referred to in section 1 for the period commencing on the 1st day of September, 1988 and ending on the day that a by-law passed under section 1 comes into force.

Commence-
ment

5. This Act comes into force on the day it receives Royal Assent.

Short title

6. The short title of this Act is the *Ottawa Arts Centre Foundation Act, 1990*.

SCHEDULE

The land situate in the City of Ottawa in The Regional Municipality of Ottawa-Carleton being composed of part of Lot C, Concession C, R.F. Nepean, more particularly described as part 1 on reference plan 5R-11727 filed in the Land Registry Office for the Registry Division of Ottawa-Carleton (No.5).

Bill Pr41

An Act respecting Ottawa Arts Centre Foundation

Mr. Grandmaître

1st Reading May 9th, 1990

2nd Reading

3rd Reading

Royal Assent

(Reprinted as amended by the Regulations and Private Bills Committee)

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr41

1990

An Act respecting Ottawa Arts Centre Foundation

Whereas Ottawa Arts Centre Foundation, herein called the Foundation, hereby represents that it was incorporated by letters patent dated the 3rd day of May, 1984; that the Foundation is a registered charitable organization within the meaning of the *Income Tax Act* (Canada); that the object of the Foundation is to operate a centre for the benefit of visual, literary and performing arts groups and to promote cultural awareness and public support for the arts within the Ottawa region; that it is desirable that provision be made for exempting the real property occupied by the Foundation situate in the City of Ottawa from taxation for municipal and school purposes, except for local improvement rates; and whereas the applicant hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Preamble

R.S.C. 1952,
c. 148

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) The council of The Corporation of the City of Ottawa may pass by-laws exempting from taxes for municipal and school purposes, other than local improvement rates, the land as defined in the *Assessment Act*, occupied by the Foundation, being the lands and premises described in the Schedule, so long as the land is occupied and used solely for activities related to the objects of the Foundation.

Tax
exemptionR.S.O. 1980,
c. 31

(2) An exemption granted under subsection (1) may be subject to such conditions as may be set out in the by-law.

Conditions

(3) No exemption shall be granted under subsection (1) in respect of land that is used for a commercial purpose even if that commercial purpose has a cultural or recreational aspect to it.

Limitation

2. For the purposes of subsection 121 (10) of the *Regional Municipality of Ottawa-Carleton Act*, the exemption from taxation granted under section 1 shall be deemed to be an exemption provided under section 3 of the *Assessment Act*.

Deemed
exemptionR.S.O. 1980,
c. 439

Retroactive
by-law

3. A by-law passed under section 1 may be retroactive to the 1st day of September, 1988.

Reimburse-
ment of
taxes paid

4.—(1) The council of The Corporation of the City of Ottawa and the council of The Regional Municipality of Ottawa-Carleton may by by-law reimburse the Foundation for taxes, or any portion thereof, paid in respect of the lands referred to in section 1 for the period commencing on the 1st day of September, 1988 and ending on the day that a by-law passed under section 1 comes into force.

Idem, school
taxes

(2) The Board of Education for the City of Ottawa may, by resolution, reimburse the Foundation for school taxes, or any portion thereof, paid in respect of the lands referred to in section 1 for the period commencing on the 1st day of September, 1988 and ending on the day that a by-law passed under section 1 comes into force.

Commence-
ment

5. This Act comes into force on the day it receives Royal Assent.

Short title

6. The short title of this Act is the *Ottawa Arts Centre Foundation Act, 1990*.

SCHEDULE

The land situate in the City of Ottawa in The Regional Municipality of Ottawa-Carleton being composed of part of Lot C, Concession C, R.F. Nepean, more particularly described as part 1 on reference plan 5R-11727 filed in the Land Registry Office for the Registry Division of Ottawa-Carleton (No.5).

Bill Pr41

*(Chapter Pr19
Statutes of Ontario, 1990)*

An Act respecting Ottawa Arts Centre Foundation

Mr. Grandmaître

<i>1st Reading</i>	May 9th, 1990
<i>2nd Reading</i>	June 19th, 1990
<i>3rd Reading</i>	June 19th, 1990
<i>Royal Assent</i>	June 21st, 1990



Bill Pr41

1990

An Act respecting Ottawa Arts Centre Foundation

Whereas Ottawa Arts Centre Foundation, herein called the Foundation, hereby represents that it was incorporated by letters patent dated the 3rd day of May, 1984; that the Foundation is a registered charitable organization within the meaning of the *Income Tax Act* (Canada); that the object of the Foundation is to operate a centre for the benefit of visual, literary and performing arts groups and to promote cultural awareness and public support for the arts within the Ottawa region; that it is desirable that provision be made for exempting the real property occupied by the Foundation situate in the City of Ottawa from taxation for municipal and school purposes, except for local improvement rates; and whereas the applicant hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Preamble

R.S.C. 1952.
c. 148

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) The council of The Corporation of the City of Ottawa may pass by-laws exempting from taxes for municipal and school purposes, other than local improvement rates, the land as defined in the *Assessment Act*, occupied by the Foundation, being the lands and premises described in the Schedule, so long as the land is occupied and used solely for activities related to the objects of the Foundation.

Tax
exemptionR.S.O. 1980.
c. 31

(2) An exemption granted under subsection (1) may be subject to such conditions as may be set out in the by-law.

(3) No exemption shall be granted under subsection (1) in respect of land that is used for a commercial purpose even if that commercial purpose has a cultural or recreational aspect to it.

2. For the purposes of subsection 121 (10) of the *Regional Municipality of Ottawa-Carleton Act*, the exemption from taxation granted under section 1 shall be deemed to be an exemption provided under section 3 of the *Assessment Act*.

Deemed
exemptionR.S.O. 1980.
c. 439

Retroactive
by-law

3. A by-law passed under section 1 may be retroactive to the 1st day of September, 1988.

Reimburse-
ment of
taxes paid

4.—(1) The council of The Corporation of the City of Ottawa and the council of The Regional Municipality of Ottawa-Carleton may by by-law reimburse the Foundation for taxes, or any portion thereof, paid in respect of the lands referred to in section 1 for the period commencing on the 1st day of September, 1988 and ending on the day that a by-law passed under section 1 comes into force.

Idem. school
taxes

(2) The Board of Education for the City of Ottawa may, by resolution, reimburse the Foundation for school taxes, or any portion thereof, paid in respect of the lands referred to in section 1 for the period commencing on the 1st day of September, 1988 and ending on the day that a by-law passed under section 1 comes into force.

Commence-
ment

5. This Act comes into force on the day it receives Royal Assent.

Short title

6. The short title of this Act is the *Ottawa Arts Centre Foundation Act, 1990*.

SCHEDULE

The land situate in the City of Ottawa in The Regional Municipality of Ottawa-Carleton being composed of part of Lot C, Concession C, R.F. Nepean, more particularly described as part 1 on reference plan 5R-11727 filed in the Land Registry Office for the Registry Division of Ottawa-Carleton (No.5).

Bill Pr42

An Act respecting the City of Guelph

Mr. Ferraro

1st Reading October 12th, 1989

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr42

1989

An Act respecting the City of Guelph

Whereas The Corporation of the City of Guelph hereby represents that the composition of its council was established by *The City of Guelph Act, 1929*, being chapter 102; that it is desirable that the Ontario Municipal Board be empowered to vary the composition of council and the method of electing the members to council; and whereas the Corporation hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 2 of *The City of Guelph Act, 1929*, being chapter 102, is repealed and the following substituted therefor:

2.—(1) The council of the City of Guelph shall be composed of a mayor and eleven members.

(2) Despite subsection (1), upon the application of The Corporation of the City of Guelph or by petition of the electors under section 13 of the *Municipal Act*, the Ontario Municipal Board may by order divide or re-divide the City of Guelph into wards, vary the composition of the council or vary the method by which members of council, other than the mayor, are elected, or any of them.

2. This Act comes into force on the day it receives Royal Assent.

3. The short title of this Act is the *City of Guelph Act, 1989*.

Preamble

Composition of council

O.M.B.
orderR.S.O. 1980,
c. 302

Commencement

Short title

Bill Pr42

(*Chapter Pr40
Statutes of Ontario, 1989*)

An Act respecting the City of Guelph

Mr. Ferraro

<i>1st Reading</i>	October 12th, 1989
<i>2nd Reading</i>	November 9th, 1989
<i>3rd Reading</i>	November 9th, 1989
<i>Royal Assent</i>	November 15th, 1989

Bill Pr42

1989

An Act respecting the City of Guelph

Whereas The Corporation of the City of Guelph hereby represents that the composition of its council was established by *The City of Guelph Act, 1929*, being chapter 102; that it is desirable that the Ontario Municipal Board be empowered to vary the composition of council and the method of electing the members to council; and whereas the Corporation hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 2 of *The City of Guelph Act, 1929*, being chapter 102, is repealed and the following substituted therefor:

2.—(1) The council of the City of Guelph shall be composed of a mayor and eleven members. Composition of council

(2) Despite subsection (1), upon the application of The Corporation of the City of Guelph or by petition of the electors under section 13 of the *Municipal Act*, the Ontario Municipal Board may by order divide or re-divide the City of Guelph into wards, vary the composition of the council or vary the method by which members of council, other than the mayor, are elected, or any of them.

2. This Act comes into force on the day it receives Royal Assent. Commencement

3. The short title of this Act is the *City of Guelph Act, 1989*. Short title

O.M.B.
order
R.S.O. 1980,
c. 302

Bill Pr43

An Act respecting the City of Brampton

Mr. Callahan

1st Reading April 30th, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr43

1990

An Act respecting the City of Brampton

Whereas The Corporation of the City of Brampton, herein called the Corporation, hereby applies for special legislation to enable the City to pass by-laws respecting the cutting and removal of grass and weeds on private property; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.** The council of the Corporation may pass by-laws,
 - (a) requiring the owners or occupants of private property in the municipality or in any defined area thereof to cut the grass and weeds on their land and to remove the cuttings whenever the growth of grass or weeds exceeds twenty centimetres in height or such greater height as the by-law may provide; and
 - (b) despite clause (a), providing for the cutting of grass and weeds and for the removal thereof at the expense of the municipality on private property owned or occupied by any class or classes of persons.

- 2.**—(1) No step shall be taken to enforce a by-law under section 1 until the owner or occupant of the land has been given a written notice requiring compliance with the by-law within the time specified in the notice but no sooner than seventy-two hours after the giving of the notice.
 - (2) The notice may be given by personal service upon the person to whom it is directed or by sending it by certified mail to such person.
 - (3) A notice sent by certified mail shall be sent to the last known address of the person to whom it is directed and it shall be deemed to have been given on the day it is delivered to that address.

Preamble

By-laws respecting grass and weed cutting

Written notice

Service

Idem

Limitation

3. Nothing in this section affects any right or duty of the Corporation with respect to any highway right of way.

Commence-
ment

4. This Act comes into force on the day it receives Royal Assent.

Short title

5. The short title of this Act is the *City of Brampton Act, 1990*.

Bill Pr43

(*Chapter Pr13
Statutes of Ontario, 1990*)

An Act respecting the City of Brampton

Mr. Callahan

<i>1st Reading</i>	April 30th, 1990
<i>2nd Reading</i>	May 31st, 1990
<i>3rd Reading</i>	May 31st, 1990
<i>Royal Assent</i>	May 31st, 1990

Bill Pr43**1990****An Act respecting the City of Brampton**

Whereas The Corporation of the City of Brampton, herein called the Corporation, hereby applies for special legislation to enable the City to pass by-laws respecting the cutting and removal of grass and weeds on private property; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.** The council of the Corporation may pass by-laws,
 - (a) requiring the owners or occupants of private property in the municipality or in any defined area thereof to cut the grass and weeds on their land and to remove the cuttings whenever the growth of grass or weeds exceeds twenty centimetres in height or such greater height as the by-law may provide; and
 - (b) despite clause (a), providing for the cutting of grass and weeds and for the removal thereof at the expense of the municipality on private property owned or occupied by any class or classes of persons.

- 2.**—(1) No step shall be taken to enforce a by-law under section 1 until the owner or occupant of the land has been given a written notice requiring compliance with the by-law within the time specified in the notice but no sooner than seventy-two hours after the giving of the notice.

Written notice

- (2) The notice may be given by personal service upon the person to whom it is directed or by sending it by certified mail to such person.

Service

- (3) A notice sent by certified mail shall be sent to the last known address of the person to whom it is directed and it shall be deemed to have been given on the day it is delivered to that address.

Idem

- Limitation **3. Nothing in this section affects any right or duty of the Corporation with respect to any highway right of way.**
- Commencement **4. This Act comes into force on the day it receives Royal Assent.**
- Short title **5. The short title of this Act is the *City of Brampton Act, 1990*.**

Bill Pr44

An Act respecting The Royal Canadian Legion

Mrs. Sullivan

1st Reading March 21st, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTES

The purpose of the Bill is to achieve the following:

SECTION 1. Before real property can be mortgaged, leased or conveyed by a branch of The Royal Canadian Legion,

- (a) a resolution authorizing it must be passed by a two-thirds majority of members in good standing present at a meeting held for that purpose; and
- (b) the consent of the Ontario Provincial Command or the Manitoba and North-western Ontario Provincial Command, as applicable, must first be obtained.

SECTION 2. If the charter of the Provincial Command of the Legion is revoked, the Dominion Command may register a certificate in the appropriate land registry office and, upon so doing, the real property of the Provincial Command vests in the Dominion Command.

Bill Pr44**1990****An Act respecting The Royal Canadian Legion**

Whereas The Royal Canadian Legion, herein called the Legion, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) Despite any other general or special Act, no branch of the Legion may mortgage, lease or convey real property unless,

Restrictions
on disposal
of real
property

- (a) it is authorized by resolution passed by a two-thirds majority vote of the members of the branch in good standing who are present and vote at a special or general meeting of the branch; and
- (b) the consent in writing of the Ontario Provincial Command or the Manitoba and Northwestern Ontario Provincial Command, as applicable, is first obtained.

(2) Notice of the meeting under clause (1) (a) shall be given to members in good standing by mailing it to the last known address of the member at least ten days before the meeting.

Notice of
meeting

2.—(1) If the charter of the Provincial Command of the Legion is revoked or suspended, the Dominion Command of the Legion may register in the proper registry or land titles office a certificate, signed by the president and secretary under the seal of the Dominion Command, stating that the charter of the Provincial Command has been revoked or suspended.

Certificate

(2) Upon the registration of the certificate under subsection (1), the real property held in the name of the Provincial Command vests in the Dominion Command.

Vesting of
real property

- Reference (3) A certificate registered under subsection (1) shall contain a reference to this Act.
- Repeal **3. *The Royal Canadian Legion Act, 1975, being chapter 24, is repealed.***
- Commencement **4. This Act comes into force on the day it receives Royal Assent.**
- Short title **5. The short title of this Act is the *Royal Canadian Legion Act, 1990.***

Bill Pr44

*(Chapter Pr4
Statutes of Ontario, 1990)*

An Act respecting The Royal Canadian Legion

Mrs. Sullivan

<i>1st Reading</i>	March 21st, 1990
<i>2nd Reading</i>	April 17th, 1990
<i>3rd Reading</i>	April 17th, 1990
<i>Royal Assent</i>	April 19th, 1990

Bill Pr44**1990****An Act respecting The Royal Canadian Legion**

Whereas The Royal Canadian Legion, herein called the Legion, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) Despite any other general or special Act, no branch of the Legion may mortgage, lease or convey real property unless,

Restrictions
on disposal
of real
property

- (a) it is authorized by resolution passed by a two-thirds majority vote of the members of the branch in good standing who are present and vote at a special or general meeting of the branch; and
- (b) the consent in writing of the Ontario Provincial Command or the Manitoba and Northwestern Ontario Provincial Command, as applicable, is first obtained.

(2) Notice of the meeting under clause (1) (a) shall be given to members in good standing by mailing it to the last known address of the member at least ten days before the meeting.

Notice of
meeting

2.—(1) If the charter of the Provincial Command of the Legion is revoked or suspended, the Dominion Command of the Legion may register in the proper registry or land titles office a certificate, signed by the president and secretary under the seal of the Dominion Command, stating that the charter of the Provincial Command has been revoked or suspended.

Certificate

(2) Upon the registration of the certificate under subsection (1), the real property held in the name of the Provincial Command vests in the Dominion Command.

Vesting of
real property

- Reference (3) A certificate registered under subsection (1) shall contain a reference to this Act.
- Repeal **3. *The Royal Canadian Legion Act, 1975, being chapter 24, is repealed.***
- Commencement **4. This Act comes into force on the day it receives Royal Assent.**
- Short title **5. The short title of this Act is the *Royal Canadian Legion Act, 1990.***

Bill Pr45

An Act respecting Ontario Midwestern Railway Company Limited

Mr. Lipsett

1st Reading December 4th, 1989

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr45

1989

**An Act respecting
Ontario Midwestern Railway Company Limited**

Whereas Ontario Midwestern Railway Company Limited, Preamble herein called the Corporation, hereby represents that it was incorporated under the *Business Corporations Act, 1982*, being chapter 4, by certificate of incorporation dated the 3rd day of October, 1989; that the Corporation is making preparations to operate rail services in southwestern Ontario; that the Corporation cannot operate a railway without being incorporated by a special Act of the Legislature; and whereas the Corporation hereby applies for special legislation for such purpose; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.** Ontario Midwestern Railway Company Limited shall, for the purposes of *The Railways Act*, be deemed to be incorporated by a special Act. Deeming provision
R.S.O. 1950,
c. 331
- 2.** Despite subsection 2 (2) of the *Business Corporations Act, 1982*, that Act applies to the Corporation as if it were a corporation under that Act. Application of
1982, c. 4
- 3.** *The Railways Act*, except section 47, applies to the Corporation in respect of its operation of a railway. Operation of
railway
- 4.** The Ontario Municipal Board shall not approve an application by the Corporation under section 174 of *The Railways Act* unless the Ministry of Transportation certifies to the Board that the equipment, track and operating procedures of the railway permit the railway to be operated in a safe manner. Conditions for approval to operate railway
- 5.** The Corporation shall annually provide to the Ontario Municipal Board a certificate from a professional engineer stating that the facilities and operating procedures of the rail- Annual safety inspection and certificate

way are in accordance with generally accepted railway practices and are sufficient to protect the safety of the public.

Costs

6. The cost of the inspection and certification required under section 4 or 5 shall be borne by the Corporation.

Powers of
O.M.B.
R.S.O. 1950,
c. 331

7. Nothing in this Act shall be construed to derogate from the powers of the Ontario Municipal Board under *The Railways Act*.

Commencement

8. This Act comes into force on the day it receives Royal Assent.

Short title

9. The short title of this Act is the *Ontario Midwestern Railway Company Limited Act, 1989*.

Bill Pr45

(*Chapter Pr45*
Statutes of Ontario, 1989)

An Act respecting Ontario Midwestern Railway Company Limited

Mr. Lipsett

<i>1st Reading</i>	December 4th, 1989
<i>2nd Reading</i>	December 14th, 1989
<i>3rd Reading</i>	December 14th, 1989
<i>Royal Assent</i>	December 14th, 1989

Bill Pr45

1989

**An Act respecting
Ontario Midwestern Railway Company Limited**

Whereas Ontario Midwestern Railway Company Limited, Preamble herein called the Corporation, hereby represents that it was incorporated under the *Business Corporations Act, 1982*, being chapter 4, by certificate of incorporation dated the 3rd day of October, 1989; that the Corporation is making preparations to operate rail services in southwestern Ontario; that the Corporation cannot operate a railway without being incorporated by a special Act of the Legislature; and whereas the Corporation hereby applies for special legislation for such purpose; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.** Ontario Midwestern Railway Company Limited shall, for the purposes of *The Railways Act*, be deemed to be incorporated by a special Act. Deeming provision
R.S.O. 1950,
c. 331
- 2.** Despite subsection 2 (2) of the *Business Corporations Act, 1982*, that Act applies to the Corporation as if it were a corporation under that Act. Application of
1982, c. 4
- 3.** *The Railways Act*, except section 47, applies to the Corporation in respect of its operation of a railway. Operation of
railway
- 4.** The Ontario Municipal Board shall not approve an application by the Corporation under section 174 of *The Railways Act* unless the Ministry of Transportation certifies to the Board that the equipment, track and operating procedures of the railway permit the railway to be operated in a safe manner. Conditions for approval to operate railway
- 5.** The Corporation shall annually provide to the Ontario Municipal Board a certificate from a professional engineer stating that the facilities and operating procedures of the rail- Annual safety inspection and certificate

way are in accordance with generally accepted railway practices and are sufficient to protect the safety of the public.

Costs

6. The cost of the inspection and certification required under section 4 or 5 shall be borne by the Corporation.

Powers of
O.M.B.
R.S.O. 1950,
c. 331

7. Nothing in this Act shall be construed to derogate from the powers of the Ontario Municipal Board under *The Railways Act*.

Commencement

8. This Act comes into force on the day it receives Royal Assent.

Short title

9. The short title of this Act is the *Ontario Midwestern Railway Company Limited Act, 1989*.

Bill Pr46

An Act to revive Ontario Mortgage Brokers Association

Mr. Ray

(Windsor-Walkerville)

1st Reading December 5th, 1989

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr46**1989**

**An Act to revive
Ontario Mortgage Brokers Association**

Whereas Frances Blau, Gerald Grupp, Barry Lebow, Don R. MacLean, Paul Ezrin and Wayne Dobson hereby represent that Ontario Mortgage Brokers Association, herein called the Corporation, was incorporated by letters patent dated the 18th day of August, 1960; that the Minister of Consumer and Commercial Relations by Order dated the 8th day of September, 1982, and made under the authority of subsection 317 (9) of the *Corporations Act*, being chapter 95 of the Revised Statutes of Ontario, 1980, cancelled the letters patent of the Corporation for default in complying with section 5 of the *Corporations Information Act*, being chapter 96 of the Revised Statutes of Ontario, 1980, and declared the Corporation to be dissolved on the 8th day of September, 1982; that the applicants were directors of the on-going organization carried on in the name of the Corporation; that notice of default, although sent to the Corporation, was not received by any of the directors and none of them was aware of the dissolution of the Corporation until more than two years after the date thereof; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Ontario Mortgage Brokers Association is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Corporation
revived

Commence-
ment

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *Ontario Mortgage Brokers Association Act, 1989*.

Bill Pr46

*(Chapter Pr46
Statutes of Ontario, 1989)*

An Act to revive Ontario Mortgage Brokers Association

Mr. Ray
(Windsor-Walkerville)

<i>1st Reading</i>	December 5th, 1989
<i>2nd Reading</i>	December 14th, 1989
<i>3rd Reading</i>	December 14th, 1989
<i>Royal Assent</i>	December 14th, 1989

Bill Pr46**1989**

**An Act to revive
Ontario Mortgage Brokers Association**

Whereas Frances Blau, Gerald Grupp, Barry Lebow, Don R. MacLean, Paul Ezrin and Wayne Dobson hereby represent that Ontario Mortgage Brokers Association, herein called the Corporation, was incorporated by letters patent dated the 18th day of August, 1960; that the Minister of Consumer and Commercial Relations by Order dated the 8th day of September, 1982, and made under the authority of subsection 317 (9) of the *Corporations Act*, being chapter 95 of the Revised Statutes of Ontario, 1980, cancelled the letters patent of the Corporation for default in complying with section 5 of the *Corporations Information Act*, being chapter 96 of the Revised Statutes of Ontario, 1980, and declared the Corporation to be dissolved on the 8th day of September, 1982; that the applicants were directors of the on-going organization carried on in the name of the Corporation; that notice of default, although sent to the Corporation, was not received by any of the directors and none of them was aware of the dissolution of the Corporation until more than two years after the date thereof; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.** Ontario Mortgage Brokers Association is hereby Corporation revived revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Commencement

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *Ontario Mortgage Brokers Association Act, 1989*.

Bill Pr47

An Act respecting Lake of the Woods District Hospital

Mr. Miclash

1st Reading October 31st, 1989

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr47

1989

**An Act respecting
Lake of the Woods District Hospital**

Whereas The Board of Directors of the Lake of the Woods District Hospital hereby represents that it is desirable to amend *The Lake of the Woods District Hospital Act, 1968*, being chapter 156, to provide for a decrease in the number of elected directors on the Board from twelve to eleven and the number of appointed directors from seven to four; and whereas the Board hereby applies for special legislation for such purpose; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 2 of *The Lake of the Woods District Hospital Act, 1968*, being chapter 156, as amended by the Statutes of Ontario, 1974, chapter 147, section 1, is repealed and the following substituted therefor:

2.—(1) There shall be a Board to be known as “The Board of Directors of Lake of the Woods District Hospital”, which shall manage and administer Lake of the Woods District Hospital.

Board of
Directors

(2) The Board shall consist of,

Composition

- (a) the chief executive officer of Lake of the Woods District Hospital;
- (b) one member of the auxiliary to the Lake of the Woods District Hospital appointed annually by the president of the auxiliary;
- (c) two Indian persons, within the meaning of the *Indian Act (Canada)* appointed annually by the Grand Council of Treaty Three;

R.S.C. 1985,
c. I-5

R.S.O. 1980,
c. 410

(d) eleven directors elected in accordance with section 3; and

(e) such other persons as are provided for under the *Public Hospitals Act*.

2. Section 3 of the said Act is repealed and the following substituted therefor:

Elected
directors

3.—(1) Of the eleven directors to be elected,

(a) six shall be elected by the electors of the Town of Kenora;

(b) two shall be elected by the electors of the Town of Keewatin;

(c) two shall be elected by the electors of the Town of Jaffray-Melick; and

(d) one shall be elected by the electors of the Township of Sioux Narrows.

Voters

(2) Every person entitled to vote at municipal elections is entitled to vote at the election of directors in each municipality.

Elections

(3) The directors in each municipality shall be elected by ballot and the nominations and elections shall be held at the same time and places and conducted in the same manner as municipal elections.

Ballots

(4) A separate set of ballot papers shall be prepared by the clerk of each municipality containing the names of the candidates for membership on the Board.

3. Section 4 of the said Act, as amended by the Statutes of Ontario, 1974, chapter 147, section 2, is repealed.

Commence-
ment

4. This Act comes into force on the day it receives Royal Assent.

Short title

5. The short title of this Act is the *Lake of the Woods District Hospital Act, 1989*.

Bill Pr47

An Act respecting Lake of the Woods District Hospital

Mr. Miclash

1st Reading October 31st, 1989

2nd Reading

3rd Reading

Royal Assent

(Reprinted as amended by the Regulations and Private Bills Committee)

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr47

1989

**An Act respecting
Lake of the Woods District Hospital**

Whereas The Board of Directors of the Lake of the Woods District Hospital hereby represents that it is desirable to amend *The Lake of the Woods District Hospital Act, 1968*, being chapter 156, to provide for a decrease in the number of elected directors on the Board from twelve to eleven and the number of appointed directors from seven to four; and whereas the Board hereby applies for special legislation for such purpose; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 2 of *The Lake of the Woods District Hospital Act, 1968*, being chapter 156, as amended by the Statutes of Ontario, 1974, chapter 147, section 1, is repealed and the following substituted therefor:

2.—(1) There shall be a Board to be known as “The Board of Directors of Lake of the Woods District Hospital”, which shall manage and administer Lake of the Woods District Hospital.

(2) The Board shall consist of,

Board of
Directors

Composition

- (a) the chief executive officer of Lake of the Woods District Hospital;
- (b) one member of the auxiliary to the Lake of the Woods District Hospital appointed annually by the president of the auxiliary;
- (c) two Indian persons, within the meaning of the *Indian Act* (Canada), appointed annually by the Grand Council of Treaty Three;

R.S.C. 1985,
c. I-5

R.S.O. 1980,
c. 410

(d) eleven directors elected in accordance with section 3; and

(e) such other persons as are provided for under the *Public Hospitals Act*.

2. Section 3 of the said Act is repealed and the following substituted therefor:

Elected
directors

3.—(1) Of the eleven directors to be elected,

- (a) six shall be elected by the electors of the Town of Kenora;
- (b) two shall be elected by the electors of the Town of Keewatin;
- (c) two shall be elected by the electors of the Town of Jaffray-Melick; and
- (d) one shall be elected by the electors of the Township of Sioux Narrows.

Voters

(2) Every person entitled to vote at municipal elections is entitled to vote at the election of directors in each municipality.

Elections

(3) The directors in each municipality shall be elected by ballot and the nominations and elections shall be held at the same time and places and conducted in the same manner as regular municipal elections.

Ballots

(4) A separate set of ballot papers shall be prepared by the clerk of each municipality containing the names of the candidates for membership on the Board.

3. Section 4 of the said Act, as amended by the Statutes of Ontario, 1974, chapter 147, section 2, is repealed.

4. Section 5 of the said Act is repealed and the following substituted therefor:

Vacancies

5. A vacancy in the office of a director shall be filled in accordance with the by-laws.

Commencement

5. This Act comes into force on the day it receives Royal Assent.

Short title

6. The short title of this Act is the *Lake of the Woods District Hospital Act, 1990*.

Bill Pr47

*(Chapter Pr5
Statutes of Ontario, 1990)*

An Act respecting Lake of the Woods District Hospital

Mr. Miclash

<i>1st Reading</i>	October 31st, 1989
<i>2nd Reading</i>	April 17th, 1990
<i>3rd Reading</i>	April 17th, 1990
<i>Royal Assent</i>	April 19th, 1990

Bill Pr47

1989

**An Act respecting
Lake of the Woods District Hospital**

Whereas The Board of Directors of the Lake of the Woods District Hospital hereby represents that it is desirable to amend *The Lake of the Woods District Hospital Act, 1968*, being chapter 156, to provide for a decrease in the number of elected directors on the Board from twelve to eleven and the number of appointed directors from seven to four; and whereas the Board hereby applies for special legislation for such purpose; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 2 of *The Lake of the Woods District Hospital Act, 1968*, being chapter 156, as amended by the Statutes of Ontario, 1974, chapter 147, section 1, is repealed and the following substituted therefor:

2.—(1) There shall be a Board to be known as “The Board of Directors of Lake of the Woods District Hospital”, which shall manage and administer Lake of the Woods District Hospital. Board of Directors

(2) The Board shall consist of,

Composition

- (a) the chief executive officer of Lake of the Woods District Hospital;
- (b) one member of the auxiliary to the Lake of the Woods District Hospital appointed annually by the president of the auxiliary;
- (c) two Indian persons, within the meaning of the *Indian Act (Canada)*, appointed annually by the Grand Council of Treaty Three;

R.S.C. 1985.
c. I-5

R.S.O. 1980,
c. 410

- (d) eleven directors elected in accordance with section 3; and
- (e) such other persons as are provided for under the *Public Hospitals Act*.

2. Section 3 of the said Act is repealed and the following substituted therefor:

Elected
directors

3.—(1) Of the eleven directors to be elected,

- (a) six shall be elected by the electors of the Town of Kenora;
- (b) two shall be elected by the electors of the Town of Keewatin;
- (c) two shall be elected by the electors of the Town of Jaffray-Melick; and
- (d) one shall be elected by the electors of the Township of Sioux Narrows.

Voters

(2) Every person entitled to vote at municipal elections is entitled to vote at the election of directors in each municipality.

Elections

(3) The directors in each municipality shall be elected by ballot and the nominations and elections shall be held at the same time and places and conducted in the same manner as regular municipal elections.

Ballots

(4) A separate set of ballot papers shall be prepared by the clerk of each municipality containing the names of the candidates for membership on the Board.

3. Section 4 of the said Act, as amended by the Statutes of Ontario, 1974, chapter 147, section 2, is repealed.

4. Section 5 of the said Act is repealed and the following substituted therefor:

Vacancies

5. A vacancy in the office of a director shall be filled in accordance with the by-laws.

Commencement

5. This Act comes into force on the day it receives Royal Assent.

Short title

6. The short title of this Act is the *Lake of the Woods District Hospital Act, 1990*.

Bill Pr48

An Act to revive East York - Scarborough Reading Association Inc.

Mr. Polsinelli

1st Reading October 16th, 1989

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr48**1989**

**An Act to revive
East York - Scarborough Reading Association Inc.**

Whereas Mary J. Boyd and Michael Francone hereby represent that East York - Scarborough Reading Association Inc., herein called the Corporation, was incorporated on the 21st day of April, 1983; that the Minister of Consumer and Commercial Relations by Order dated the 27th day of January, 1987 and made under the authority of subsection 317 (9) of the *Corporations Act*, being chapter 95 of the Revised Statutes of Ontario, 1980, cancelled the certificate of incorporation of the Corporation for default in complying with section 5 of the *Corporations Information Act*, being chapter 96 of the Revised Statutes of Ontario, and declared the Corporation to be dissolved on the 27th day of January, 1987; that the applicants are directors of the on-going organization carried on in the name of the Corporation; that notice of default was not received by any of the directors of the Corporation and none of them was aware of the dissolution of the Corporation until more than two years after the date thereof; that the Corporation at the time of the dissolution was carrying on its activities and since that time has continued to carry on its activities in the name of the Corporation; and whereas the applicant hereby applies for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The East York - Scarborough Reading Association Inc. is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as of the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Corporation revived

Commencement

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *East York - Scarborough Reading Association Inc. Act, 1989*.

Bill Pr48

*(Chapter Pr41
Statutes of Ontario, 1989)*

An Act to revive East York - Scarborough Reading Association Inc.

Mr. Polsinelli

<i>1st Reading</i>	October 16th, 1989
<i>2nd Reading</i>	November 9th, 1989
<i>3rd Reading</i>	November 9th, 1989
<i>Royal Assent</i>	November 15th, 1989

Bill Pr48**1989**

**An Act to revive
East York - Scarborough Reading Association Inc.**

Whereas Mary J. Boyd and Michael Francone hereby represent that East York - Scarborough Reading Association Inc., herein called the Corporation, was incorporated on the 21st day of April, 1983; that the Minister of Consumer and Commercial Relations by Order dated the 27th day of January, 1987 and made under the authority of subsection 317 (9) of the *Corporations Act*, being chapter 95 of the Revised Statutes of Ontario, 1980, cancelled the certificate of incorporation of the Corporation for default in complying with section 5 of the *Corporations Information Act*, being chapter 96 of the Revised Statutes of Ontario, and declared the Corporation to be dissolved on the 27th day of January, 1987; that the applicants are directors of the on-going organization carried on in the name of the Corporation; that notice of default was not received by any of the directors of the Corporation and none of them was aware of the dissolution of the Corporation until more than two years after the date thereof; that the Corporation at the time of the dissolution was carrying on its activities and since that time has continued to carry on its activities in the name of the Corporation; and whereas the applicant hereby applies for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The East York - Scarborough Reading Association Inc. is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as of the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Corporation
revived

Commencement

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *East York - Scarborough Reading Association Inc. Act, 1989*.

Bill Pr49

An Act to revive 393598 Ontario Limited

Mrs. O'Neill
(Ottawa-Rideau)

1st Reading December 11th, 1989

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr49

1989

An Act to revive 393598 Ontario Limited

Whereas Serge Pelchat and Lise Pelchat hereby represent that 393598 Ontario Limited, herein called the Corporation, was incorporated by certificate of incorporation dated the 22nd day of August, 1978; that the Minister of Consumer and Commercial Relations by order dated the 14th day of June, 1988 and made under the authority of section 239 of the *Business Corporations Act, 1982*, being chapter 4, cancelled the certificate of incorporation of the Corporation for default in complying with section 5 of the *Corporations Information Act*, being chapter 96 of the Revised Statutes of Ontario, 1980 and declared the Corporation to be dissolved on the 14th day of June, 1988; that the applicants were the holders of the common shares of the Corporation at the time of its dissolution and that there are no other shareholders; that notice of default in filing annual returns, although sent to Serge Pelchat as director, was not received by him; that the Corporation at the time of its dissolution was carrying on active business and active business has continued to be carried on in the name of the Corporation since that time; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. 393598 Ontario Limited is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as of the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Corporation revived

2. This Act comes into force on the day it receives Royal Assent.

Commencement

3. The short title of this Act is *393598 Ontario Limited Act, 1989*.

Short title

Bill Pr49

(*Chapter Pr6
Statutes of Ontario, 1990*)

An Act to revive 393598 Ontario Limited

Mrs. O'Neill
(Ottawa-Rideau)

<i>1st Reading</i>	December 11th, 1989
<i>2nd Reading</i>	April 17th, 1990
<i>3rd Reading</i>	April 17th, 1990
<i>Royal Assent</i>	April 19th, 1990

Bill Pr49**1989****An Act to revive 393598 Ontario Limited**

Whereas Serge Pelchat and Lise Pelchat hereby represent that 393598 Ontario Limited, herein called the Corporation, was incorporated by certificate of incorporation dated the 22nd day of August, 1978; that the Minister of Consumer and Commercial Relations by order dated the 14th day of June, 1988 and made under the authority of section 239 of the *Business Corporations Act, 1982*, being chapter 4, cancelled the certificate of incorporation of the Corporation for default in complying with section 5 of the *Corporations Information Act*, being chapter 96 of the Revised Statutes of Ontario, 1980 and declared the Corporation to be dissolved on the 14th day of June, 1988; that the applicants were the holders of the common shares of the Corporation at the time of its dissolution and that there are no other shareholders; that notice of default in filing annual returns, although sent to Serge Pelchat as director, was not received by him; that the Corporation at the time of its dissolution was carrying on active business and active business has continued to be carried on in the name of the Corporation since that time; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. 393598 Ontario Limited is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as of the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Corporation revived

2. This Act comes into force on the day it receives Royal Assent.

Commencement

3. The short title of this Act is 393598 Ontario Limited Act, 1990.

Short title

Bill Pr50

An Act respecting the City of Etobicoke

Mr. Henderson

1st Reading October 31st, 1989

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The proposed Bill authorizes the Corporation to pass by-laws with respect to garbage removal and grass and weed cutting. Clause (2) (a) requires the owners of multiple residential premises and the owners or occupants of business premises to remove garbage and litter from the highways abutting their lands, except for those portions used for motor vehicle traffic or from which pedestrians are excluded by law. Clause (2) (b) requires the owners or occupants of private property to cut the grass and weeds on their land and to remove the cuttings whenever the growth of grass or weeds exceeds 20 centimetres in height, or such greater height as the by-law may provide.

Bill Pr50**1989****An Act respecting the City of Etobicoke**

Whereas The Corporation of the City of Etobicoke, herein called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.**—(1) In this Act, “highway” means a highway as defined in the *Highway Traffic Act*. Definition
R.S.O. 1980,
c. 198
- (2) The council of the Corporation may pass by-laws,
- (a) requiring the owners of buildings containing more than one dwelling unit and the owners or occupants of buildings or parts thereof used or intended for use for commercial or industrial purposes to clear away and remove garbage or other debris from the highways abutting their land except the portions thereof used for motor vehicle traffic or from which pedestrians are excluded by law; By-laws
respecting
garbage
removal,
grass and
weed cutting
 - (b) requiring the owners or occupants of private property in the municipality or in any defined area thereof to cut the grass and weeds on their land and to remove the cuttings whenever the growth of grass or weeds exceeds 20 centimetres in height or such greater height as the by-law may provide;
 - (c) despite clause (b), providing for the cutting of grass and weeds and for the removal thereof at the expense of the municipality on private property owned or occupied by any class of persons.
- (3) No step shall be taken to enforce a by-law passed under subsection (2) until the owner or occupant of the land has been given a written notice requiring compliance with the by- Written
notice

law within the time specified in the notice, but no sooner than seventy-two hours after the giving of the notice.

Service of notice

(4) A notice under subsection (3) may be given by personal service upon the person to whom it is directed or by sending it by registered mail to that person.

Idem

(5) A notice sent by registered mail shall be sent to the last known address of the person to whom it is directed and it shall be deemed to have been given on the day it is delivered to that address.

Limitations

(6) Nothing in this section affects a right or duty of the Corporation with respect to any highway right of way.

Commencement

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *City of Etobicoke Act, 1989*.

Bill Pr50

(*Chapter Pr42
Statutes of Ontario, 1989*)

An Act respecting the City of Etobicoke

Mr. Henderson

<i>1st Reading</i>	October 31st, 1989
<i>2nd Reading</i>	November 9th, 1989
<i>3rd Reading</i>	November 9th, 1989
<i>Royal Assent</i>	November 15th, 1989

Bill Pr50

1989

An Act respecting the City of Etobicoke

Whereas The Corporation of the City of Etobicoke, herein called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.**—(1) In this Act, “highway” means a highway as defined in the *Highway Traffic Act*. Definition
R.S.O. 1980,
c. 198
- (2) The council of the Corporation may pass by-laws,
- (a) requiring the owners of buildings containing more than one dwelling unit and the owners or occupants of buildings or parts thereof used or intended for use for commercial or industrial purposes to clear away and remove garbage or other debris from the highways abutting their land except the portions thereof used for motor vehicle traffic or from which pedestrians are excluded by law;
 - (b) requiring the owners or occupants of private property in the municipality or in any defined area thereof to cut the grass and weeds on their land and to remove the cuttings whenever the growth of grass or weeds exceeds 20 centimetres in height or such greater height as the by-law may provide;
 - (c) despite clause (b), providing for the cutting of grass and weeds and for the removal thereof at the expense of the municipality on private property owned or occupied by any class of persons.

- (3) No step shall be taken to enforce a by-law passed under subsection (2) until the owner or occupant of the land has been given a written notice requiring compliance with the by-

Written
notice

law within the time specified in the notice, but no sooner than seventy-two hours after the giving of the notice.

Service of
notice

(4) A notice under subsection (3) may be given by personal service upon the person to whom it is directed or by sending it by registered mail to that person.

Idem

(5) A notice sent by registered mail shall be sent to the last known address of the person to whom it is directed and it shall be deemed to have been given on the day it is delivered to that address.

Limitations

(6) Nothing in this section affects a right or duty of the Corporation with respect to any highway right of way.

Commencement

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *City of Etobicoke Act, 1989*.

Bill Pr51

An Act to revive Astcam Co. Limited

Mr. Sterling

1st Reading October 16th, 1989

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr51

1989

An Act to revive Astcam Co. Limited

Whereas Antonio Astore hereby represents that Astcam Co. Limited, herein called the Corporation, was incorporated by articles of incorporation dated the 22nd day of September, 1972; that the Minister of Consumer and Commercial Relations, by order dated the 2nd day of November, 1981 and made under the authority of section 242 of the *Business Corporations Act*, being chapter 54 of the Revised Statutes of Ontario, 1980, cancelled the certificate of incorporation of the Corporation for default in complying with the *Corporations Tax Act*, being chapter 97 of the Revised Statutes of Ontario, 1980, and declared it to be dissolved on the 2nd day of November, 1981; that the applicant was the holder of the majority of common shares of the Corporation; that default in filing annual returns occurred by reason of inadvertence; that the Corporation at the time of its dissolution owned certain property and was at that time and is now actively carrying on business in the name of the dissolved Corporation in the City of Nepean; and whereas the applicant hereby applies for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.** Astcam Co. Limited is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved. Corporation revived
- 2.** This Act comes into force on the day it receives Royal Assent. Commencement
- 3.** The short title of this Act is the *Astcam Co. Limited Act, 1989*. Short title

Bill Pr51

(*Chapter Pr43
Statutes of Ontario, 1989*)

An Act to revive Astcam Co. Limited

Mr. Sterling

<i>1st Reading</i>	October 16th, 1989
<i>2nd Reading</i>	November 9th, 1989
<i>3rd Reading</i>	November 9th, 1989
<i>Royal Assent</i>	November 15th, 1989

Bill Pr51**1989****An Act to revive Astcam Co. Limited**

Whereas Antonio Astore hereby represents that *Astcam Co. Limited*, herein called the Corporation, was incorporated by articles of incorporation dated the 22nd day of September, 1972; that the Minister of Consumer and Commercial Relations, by order dated the 2nd day of November, 1981 and made under the authority of section 242 of the *Business Corporations Act*, being chapter 54 of the Revised Statutes of Ontario, 1980, cancelled the certificate of incorporation of the Corporation for default in complying with the *Corporations Tax Act*, being chapter 97 of the Revised Statutes of Ontario, 1980, and declared it to be dissolved on the 2nd day of November, 1981; that the applicant was the holder of the majority of common shares of the Corporation; that default in filing annual returns occurred by reason of inadvertence; that the Corporation at the time of its dissolution owned certain property and was at that time and is now actively carrying on business in the name of the dissolved Corporation in the City of Nepean; and whereas the applicant hereby applies for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.** *Astcam Co. Limited* is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved. Corporation revived
- 2.** This Act comes into force on the day it receives Royal Assent. Commencement
- 3.** The short title of this Act is the *Astcam Co. Limited Act, 1989*. Short title

Bill Pr52

An Act to revive Homes Unlimited (London) Inc.

Mrs. Smith

1st Reading November 29th, 1989

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr52

1989

**An Act to revive
Homes Unlimited (London) Inc.**

Whereas Sheila Davenport, Marina Lundrigan and Connie Cunningham hereby represent that Homes Unlimited (London) Inc., herein called the Corporation, was incorporated by letters patent dated the 22nd day of April, 1974; that the Minister of Consumer and Commercial Relations by order dated the 17th day of July, 1979, and made under the authority of subsection 347 (9) of *The Corporations Act*, being chapter 89 of the Revised Statutes of Ontario, 1970, cancelled the letters patent of the Corporation for default in complying with section 5 of *The Corporations Information Act*, 1976, being chapter 66, and declared the Corporation to be dissolved on the 17th day of July, 1979; that the applicants are directors of the ongoing organization carried on in the name of the Corporation; that the default occurred by reason of inadvertence; that none of the applicants were aware of the dissolution of the Corporation until more than two years after the date thereof; that the Corporation at the time of the dissolution was carrying on the housing functions authorized by its letters patent and since that time these functions have continued to be carried on in the name of the Corporation; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Homes Unlimited (London) Inc. is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as of the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Corporation
revived

Commencement

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *Homes Unlimited (London) Inc. Act, 1989*.

Bill Pr52

*(Chapter Pr47
Statutes of Ontario, 1989)*

An Act to revive Homes Unlimited (London) Inc.

Mrs. Smith

<i>1st Reading</i>	November 29th, 1989
<i>2nd Reading</i>	December 14th, 1989
<i>3rd Reading</i>	December 14th, 1989
<i>Royal Assent</i>	December 14th, 1989

Bill Pr52**1989****An Act to revive
Homes Unlimited (London) Inc.**

Whereas Sheila Davenport, Marina Lundrigan and Connie Cunningham hereby represent that Homes Unlimited (London) Inc., herein called the Corporation, was incorporated by letters patent dated the 22nd day of April, 1974; that the Minister of Consumer and Commercial Relations by order dated the 17th day of July, 1979, and made under the authority of subsection 347 (9) of *The Corporations Act*, being chapter 89 of the Revised Statutes of Ontario, 1970, cancelled the letters patent of the Corporation for default in complying with section 5 of *The Corporations Information Act*, 1976, being chapter 66, and declared the Corporation to be dissolved on the 17th day of July, 1979; that the applicants are directors of the ongoing organization carried on in the name of the Corporation; that the default occurred by reason of inadvertence; that none of the applicants were aware of the dissolution of the Corporation until more than two years after the date thereof; that the Corporation at the time of the dissolution was carrying on the housing functions authorized by its letters patent and since that time these functions have continued to be carried on in the name of the Corporation; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Homes Unlimited (London) Inc. is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as of the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Corporation
revived

Commencement

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *Homes Unlimited (London) Inc. Act, 1989*.

Bill Pr54

An Act respecting The Brantford and Southern Railway Company Inc.

Mr. Neumann

1st Reading December 4th, 1989

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr54

1989

**An Act respecting
The Brantford and Southern Railway Company Inc.**

Whereas The Brantford and Southern Railway Company Inc., Preamble herein called the Corporation, hereby represents that it was incorporated under the *Business Corporations Act*, 1982, being chapter 4, on the 3rd day of October, 1989; that the Corporation is making preparations to operate an excursion train between Brantford and Waterford, both in the Province of Ontario; that the Corporation cannot operate a railway without being incorporated by a special Act of the Legislature; and whereas the Corporation hereby applies for special legislation for such purpose; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. The Brantford and Southern Railway Company Inc.** shall, for the purposes of *The Railways Act*, be deemed to be incorporated by a special Act. Deeming provision R.S.O. 1950, c. 331
- 2. Despite subsection 2 (2) of the *Business Corporations Act*, 1982, that Act applies to the Corporation as if it were a corporation under that Act.** Application of 1982, c. 4
- 3. *The Railways Act* applies to the Corporation in respect of its operation of a railway.** Operation of railway
- 4. The Ontario Municipal Board shall not approve an application by the Corporation under section 174 of *The Railways Act* unless the Ministry of Transportation certifies to the Board that the equipment, track and operating procedures of the railway permit the railway to be operated in a safe manner.** Conditions for approval to operate railway
- 5. The Corporation shall annually provide to the Ontario Municipal Board a certificate from a professional engineer stating that the facilities and operating procedures of the rail-** Annual safety inspection and certificate

way are in accordance with generally accepted railway practices and are sufficient to protect the safety of the public.

Costs

6. The cost of the inspection and certification required under section 4 or 5 shall be borne by the Corporation.

Powers of
O.M.B.
R.S.O. 1950,
c. 331

7. Nothing in this Act shall be construed to derogate from the powers of the Ontario Municipal Board under *The Railways Act*.

Commencement

8. This Act comes into force on the day it receives Royal Assent.

Short title

9. The short title of this Act is *The Brantford and Southern Railway Company Inc. Act, 1989*.

Bill Pr54

An Act respecting The Brantford and Southern Railway Company Inc.

Mr. Neumann

1st Reading December 4th, 1989

2nd Reading

3rd Reading

Royal Assent

(Reprinted as amended by the Regulations and Private Bills Committee)

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr54

1989

**An Act respecting
The Brantford and Southern Railway Company Inc.**

Whereas The Brantford and Southern Railway Company Inc.,^{Preamble} herein called the Corporation, hereby represents that it was incorporated under the *Business Corporations Act, 1982*, being chapter 4, on the 3rd day of October, 1989; that the Corporation is making preparations to operate a train between Brantford and Waterford, both in the Province of Ontario; that the Corporation cannot operate a railway without being incorporated by a special Act of the Legislature; and whereas the Corporation hereby applies for special legislation for such purpose; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. The Brantford and Southern Railway Company Inc.** shall, for the purposes of *The Railways Act*, be deemed to be incorporated by a special Act.<sup>Deeming provision
R.S.O. 1950,
c. 331</sup>
- 2. Despite subsection 2 (2) of the *Business Corporations Act, 1982*, that Act applies to the Corporation as if it were a corporation under that Act.**<sup>Application
of
1982, c. 4</sup>
- 3. *The Railways Act* applies to the Corporation in respect of its operation of a railway.**<sup>Operation of
railway</sup>
- 4. The Ontario Municipal Board shall not approve an application by the Corporation under section 174 of *The Railways Act* unless the Ministry of Transportation certifies to the Board that the equipment, track and operating procedures of the railway permit the railway to be operated in a safe manner.**<sup>Conditions
for approval
to operate
railway</sup>
- 5. The Corporation shall annually provide to the Ontario Municipal Board a certificate from a professional engineer stating that the facilities and operating procedures of the rail-**<sup>Annual
safety
inspection
and
certificate</sup>

way are in accordance with generally accepted railway practices and are sufficient to protect the safety of the public.

Costs **6.** The cost of the inspection and certification required under section 4 or 5 shall be borne by the Corporation.

Powers of
O.M.B.
R.S.O. 1950,
c. 331 **7.** Nothing in this Act shall be construed to derogate from the powers of the Ontario Municipal Board under *The Railways Act*.

Commencement **8.** This Act comes into force on the day it receives Royal Assent.

Short title **9.** The short title of this Act is *The Brantford and Southern Railway Company Inc. Act, 1989*.

Bill Pr54

*(Chapter Pr48
Statutes of Ontario, 1989)*

An Act respecting The Brantford and Southern Railway Company Inc.

Mr. Neumann

<i>1st Reading</i>	December 4th, 1989
<i>2nd Reading</i>	December 14th, 1989
<i>3rd Reading</i>	December 14th, 1989
<i>Royal Assent</i>	December 14th, 1989

Bill Pr54

1989

**An Act respecting
The Brantford and Southern Railway Company Inc.**

Whereas The Brantford and Southern Railway Company Inc., herein called the Corporation, hereby represents that it was incorporated under the *Business Corporations Act, 1982*, being chapter 4, on the 3rd day of October, 1989; that the Corporation is making preparations to operate a train between Brantford and Waterford, both in the Province of Ontario; that the Corporation cannot operate a railway without being incorporated by a special Act of the Legislature; and whereas the Corporation hereby applies for special legislation for such purpose; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. The Brantford and Southern Railway Company Inc.** shall, for the purposes of *The Railways Act*, be deemed to be incorporated by a special Act. Deeming provision
R.S.O. 1950,
c. 331
- 2. Despite subsection 2 (2) of the *Business Corporations Act, 1982*, that Act applies to the Corporation as if it were a corporation under that Act.** Application of
1982, c. 4
- 3. *The Railways Act* applies to the Corporation in respect of its operation of a railway.** Operation of
railway
- 4. The Ontario Municipal Board shall not approve an application by the Corporation under section 174 of *The Railways Act* unless the Ministry of Transportation certifies to the Board that the equipment, track and operating procedures of the railway permit the railway to be operated in a safe manner.** Conditions for approval
to operate
railway
- 5. The Corporation shall annually provide to the Ontario Municipal Board a certificate from a professional engineer stating that the facilities and operating procedures of the rail-** Annual safety
inspection and
certificate

way are in accordance with generally accepted railway practices and are sufficient to protect the safety of the public.

Costs **6.** The cost of the inspection and certification required under section 4 or 5 shall be borne by the Corporation.

Powers of
O.M.B.
R.S.O. 1950,
c. 331 **7.** Nothing in this Act shall be construed to derogate from the powers of the Ontario Municipal Board under *The Railways Act*.

Commencement **8.** This Act comes into force on the day it receives Royal Assent.

Short title **9.** The short title of this Act is the *Brantford and Southern Railway Company Inc. Act, 1989*.

SESSION, 34TH LEGISLATURE, ONTARIO

39 ELIZABETH II, 1990

Bill Pr55

An Act to revive Association of Stoney Lake Cottagers Inc.

Mr. Adams

1st Reading March 20th, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr55**1990**

**An Act to revive
Association of Stoney Lake Cottagers Inc.**

Whereas Donald Winter and Douglas C. McTavish hereby represent that Association of Stoney Lake Cottagers Inc., herein called the Corporation, was incorporated by letters patent dated the 16th day of March, 1950; that the Minister of Consumer and Commercial Relations by Order dated the 27th day of January, 1987 and made under the authority of section 317 of the *Corporations Act*, being chapter 95 of the Revised Statutes of Ontario, 1980, cancelled the letters patent of the Corporation for default in complying with section 5 of the *Corporations Information Act*, being chapter 96 of the Revised Statutes of Ontario, 1980, and declared the Corporation to be dissolved on the 27th day of January, 1987; that the applicants were directors of the Corporation; that notice of default in filing annual returns was apparently sent to the Corporation; that the default occurred by reason of inadvertence; that none of the applicants was aware of the dissolution until more than two years after the date thereof; that the Corporation at the time of dissolution was carrying on the functions authorized by its letters patent and since that time these functions have continued to be carried on in the name of the Corporation; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The Association of Stoney Lake Cottagers Inc. is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts and disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Corporation
revived

Commencement

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *Association of Stoney Lake Cottagers Inc. Act, 1990*.

Bill Pr55

*(Chapter Pr7
Statutes of Ontario, 1990)*

An Act to revive Association of Stoney Lake Cottagers Inc.

Mr. Adams

<i>1st Reading</i>	March 20th, 1990
<i>2nd Reading</i>	April 17th, 1990
<i>3rd Reading</i>	April 17th, 1990
<i>Royal Assent</i>	April 19th, 1990

Bill Pr55**1990**

**An Act to revive
Association of Stoney Lake Cottagers Inc.**

Whereas Donald Winter and Douglas C. McTavish hereby represent that Association of Stoney Lake Cottagers Inc., herein called the Corporation, was incorporated by letters patent dated the 16th day of March, 1950; that the Minister of Consumer and Commercial Relations by Order dated the 27th day of January, 1987 and made under the authority of section 317 of the *Corporations Act*, being chapter 95 of the Revised Statutes of Ontario, 1980, cancelled the letters patent of the Corporation for default in complying with section 5 of the *Corporations Information Act*, being chapter 96 of the Revised Statutes of Ontario, 1980, and declared the Corporation to be dissolved on the 27th day of January, 1987; that the applicants were directors of the Corporation; that notice of default in filing annual returns was apparently sent to the Corporation; that the default occurred by reason of inadvertence; that none of the applicants was aware of the dissolution until more than two years after the date thereof; that the Corporation at the time of dissolution was carrying on the functions authorized by its letters patent and since that time these functions have continued to be carried on in the name of the Corporation; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The Association of Stoney Lake Cottagers Inc. is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts and disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Corporation
revived

Commencement

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *Association of Stoney Lake Cottagers Inc. Act, 1990*.

Bill Pr56

An Act to revive Times Change Women's Employment Service Inc.

Ms Poole

1st Reading December 7th, 1989

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr56**1989**

**An Act to revive
Times Change Women's Employment Service Inc.**

Whereas Sandra Kinsman hereby represents that Times Change Women's Employment Service Inc., herein called the Corporation, was incorporated by letters patent dated the 3rd day of September, 1975; that the Minister of Consumer and Commercial Relations by order made under the authority of subsection 317 (9) of the *Corporations Act*, being chapter 95 of the Revised Statutes of Ontario, 1980, cancelled the letters patent of the Corporation for failure to comply with the *Corporations Information Act*, being chapter 96 of the Revised Statutes of Ontario, 1980 and declared the Corporation to be dissolved on the 27th day of January, 1987; that the applicant is a director of the ongoing organization carried on in the name of the Corporation; that the default occurred by reason of inadvertence; that the Corporation at the time of its dissolution was carrying on the functions authorized by its letters patent and since that time these functions have continued to be carried on in the name of the Corporation; and whereas the applicant hereby applies for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Times Change Women's Employment Service Inc. is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as of the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Revival

Commence-
ment

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *Times Change Women's Employment Service Inc. Act, 1989*.

Bill Pr56

(*Chapter Pr49
Statutes of Ontario, 1989*)

An Act to revive Times Change Women's Employment Service Inc.

Ms Poole

<i>1st Reading</i>	December 7th, 1989
<i>2nd Reading</i>	December 14th, 1989
<i>3rd Reading</i>	December 14th, 1989
<i>Royal Assent</i>	December 14th, 1989

Bill Pr56**1989**

**An Act to revive
Times Change Women's Employment Service Inc.**

Whereas Sandra Kinsman hereby represents that Times Preamble Change Women's Employment Service Inc., herein called the Corporation, was incorporated by letters patent dated the 3rd day of September, 1975; that the Minister of Consumer and Commercial Relations by order made under the authority of subsection 317 (9) of the *Corporations Act*, being chapter 95 of the Revised Statutes of Ontario, 1980, cancelled the letters patent of the Corporation for failure to comply with the *Corporations Information Act*, being chapter 96 of the Revised Statutes of Ontario, 1980 and declared the Corporation to be dissolved on the 27th day of January, 1987; that the applicant is a director of the ongoing organization carried on in the name of the Corporation; that the default occurred by reason of inadvertence; that the Corporation at the time of its dissolution was carrying on the functions authorized by its letters patent and since that time these functions have continued to be carried on in the name of the Corporation; and whereas the applicant hereby applies for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Times Change Women's Employment Service Inc. is Revival hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as of the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Commencement

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *Times Change Women's Employment Service Inc. Act, 1989*.

Bill Pr57

An Act respecting the City of North Bay

Mr. Harris

1st Reading March 20th, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr57

1990

An Act respecting the City of North Bay

Whereas The Corporation of the City of North Bay hereby represents that it is desirable that the composition of The North Bay Hospital Commission be altered and that provision be made for the appointment of an executive committee of the commission; and whereas The Corporation of the City of North Bay hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 3 of *The City of North Bay Act, 1931*, being chapter 112, as re-enacted by the Statutes of Ontario, 1971, chapter 119, section 1, is repealed and the following substituted therefor:

3.—(1) The operation and management of the hospital and its assets are vested in a commission to be known as “The North Bay Hospital Commission” composed as follows:

Hospital
commission

1. Six members appointed by the council of the corporation, none of whom shall be a member of the council or a physician.
2. Two members from and appointed by the council of the corporation.
3. The president and vice-president of the medical staff of the hospital and the chief of staff of the hospital.
4. One member appointed by and from the hospital auxiliary.

(2) Members appointed under paragraph 1 of subsection (1) shall hold office for three years but the council may provide for rotating memberships so that one-third of the members retire each year.

Term

- Idem (3) Members appointed under paragraphs 2 and 4 of subsection (1) shall hold office for one year.
- Limitation (4) Members shall hold office until their successors are appointed and are eligible for re-appointment for a maximum of twelve consecutive years.
- Vacancies (5) Vacancies shall be filled by the body that made the original appointment.
- Executive committee (6) The commission may appoint an executive committee consisting of the chair and vice-chair of the commission, the chair of the finance committee of the commission and at least two other members of the commission and may delegate to the executive committee the powers necessary to deal with matters which require attention before the next regular meeting of the commission and during the months of July and August.
- Annual report (7) The commission shall submit annually to the council of the corporation a report of the financial and other affairs of the commission.
- Commencement **2. This Act comes into force on the day it receives Royal Assent.**
- Short title **3. The short title of this Act is the *City of North Bay Act, 1990*.**

Bill Pr57

(*Chapter Pr8
Statutes of Ontario, 1990*)

An Act respecting the City of North Bay

Mr. Harris

<i>1st Reading</i>	March 20th, 1990
<i>2nd Reading</i>	April 17th, 1990
<i>3rd Reading</i>	April 17th, 1990
<i>Royal Assent</i>	April 19th, 1990

Bill Pr57

1990

An Act respecting the City of North Bay

Whereas The Corporation of the City of North Bay hereby represents that it is desirable that the composition of The North Bay Hospital Commission be altered and that provision be made for the appointment of an executive committee of the commission; and whereas The Corporation of the City of North Bay hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 3 of *The City of North Bay Act, 1931*, being chapter 112, as re-enacted by the Statutes of Ontario, 1971, chapter 119, section 1, is repealed and the following substituted therefor:

3.—(1) The operation and management of the hospital and its assets are vested in a commission to be known as “The North Bay Hospital Commission” composed as follows:

Hospital
commission

1. Six members appointed by the council of the corporation, none of whom shall be a member of the council or a physician.
2. Two members from and appointed by the council of the corporation.
3. The president and vice-president of the medical staff of the hospital and the chief of staff of the hospital.
4. One member appointed by and from the hospital auxiliary.

(2) Members appointed under paragraph 1 of subsection (1) shall hold office for three years but the council may provide for rotating memberships so that one-third of the members retire each year.

Term

Idem	(3) Members appointed under paragraphs 2 and 4 of subsection (1) shall hold office for one year.
Limitation	(4) Members shall hold office until their successors are appointed and are eligible for re-appointment for a maximum of twelve consecutive years.
Vacancies	(5) Vacancies shall be filled by the body that made the original appointment.
Executive committee	(6) The commission may appoint an executive committee consisting of the chair and vice-chair of the commission, the chair of the finance committee of the commission and at least two other members of the commission and may delegate to the executive committee the powers necessary to deal with matters which require attention before the next regular meeting of the commission and during the months of July and August.
Annual report	(7) The commission shall submit annually to the council of the corporation a report of the financial and other affairs of the commission.
Commencement	2. This Act comes into force on the day it receives Royal Assent.
Short title	3. The short title of this Act is the <i>City of North Bay Act, 1990</i>.

Bill Pr58

An Act to revive Gursikh Sabha Canada

Mr. Curling

1st Reading March 21st, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr58**1990****An Act to revive Gursikh Sabha Canada**

Whereas Ajmer Singh Brar and Bhupinder Singh hereby represent that Gursikh Sabha Canada, herein called the Corporation, was incorporated by letters patent dated the 15th day of June, 1979; that the Minister of Consumer and Commercial Relations by notice of dissolution dated the 27th day of January, 1987 and made under the authority of subsection 317 (9) of the *Corporations Act*, being chapter 95 of the Revised Statutes of Ontario, 1980, cancelled the letters patent of the Corporation for default in complying with section 5 of the *Corporations Information Act*, being chapter 96 of the Revised Statutes of Ontario, 1980, and declared the Corporation to be dissolved on the 27th day of January, 1987; that the applicants are directors of the on-going organization carried on in the name of the Corporation; that notice of default was apparently sent to the Corporation at its address as shown in the files of the Ministry of Consumer and Commercial Relations; that the default occurred by reason of inadvertence; that none of the applicants was aware of the dissolution of the Corporation until more than two years after the date thereof; that the Corporation at the time of its dissolution was carrying on its activities and since that time has continued to carry on its activities in the name of the Corporation; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Gursikh Sabha Canada is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as of the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Corporation
revived

Commence-
ment

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *Gursikh Sabha Canada Act, 1990*.

Bill Pr58

*(Chapter Pr9
Statutes of Ontario, 1990)*

An Act to revive Gursikh Sabha Canada

Mr. Curling

<i>1st Reading</i>	March 21st, 1990
<i>2nd Reading</i>	April 17th, 1990
<i>3rd Reading</i>	April 17th, 1990
<i>Royal Assent</i>	April 19th, 1990

Bill Pr58

1990

An Act to revive Gursikh Sabha Canada

Whereas Ajmer Singh Brar and Bhupinder Singh hereby represent that Gursikh Sabha Canada, herein called the Corporation, was incorporated by letters patent dated the 15th day of June, 1979; that the Minister of Consumer and Commercial Relations by notice of dissolution dated the 27th day of January, 1987 and made under the authority of subsection 317 (9) of the *Corporations Act*, being chapter 95 of the Revised Statutes of Ontario, 1980, cancelled the letters patent of the Corporation for default in complying with section 5 of the *Corporations Information Act*, being chapter 96 of the Revised Statutes of Ontario, 1980, and declared the Corporation to be dissolved on the 27th day of January, 1987; that the applicants are directors of the on-going organization carried on in the name of the Corporation; that notice of default was apparently sent to the Corporation at its address as shown in the files of the Ministry of Consumer and Commercial Relations; that the default occurred by reason of inadvertence; that none of the applicants was aware of the dissolution of the Corporation until more than two years after the date thereof; that the Corporation at the time of its dissolution was carrying on its activities and since that time has continued to carry on its activities in the name of the Corporation; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Gursikh Sabha Canada is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as of the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Corporation
revived

Commence-
ment

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *Gursikh Sabha Canada Act, 1990*.

Bill Pr59

An Act respecting Sioux Lookout District Health Centre

Mr. Miclash

1st Reading June 20th, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr59**1990**

**An Act respecting
Sioux Lookout District Health Centre**

Whereas The Sioux Lookout General Hospital Board and the council of The Corporation of the Town of Sioux Lookout hereby represent that it is desirable to establish a hospital corporation and to transfer the ownership and management of the Sioux Lookout General Hospital to the hospital corporation; and whereas the Board hereby applies for special legislation for the purpose; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Definitions

“board” means board of governors of the hospital corporation;

“hospital corporation” means Sioux Lookout District Health Centre;

“municipality” means The Corporation of the Town of Sioux Lookout.

2.—(1) Sioux Lookout District Health Centre is established as a corporation without share capital. Incorporation

(2) The objects of the hospital corporation are to operate, maintain and manage a public hospital in the Town of Sioux Lookout. Objects

3.—(1) The affairs of the hospital corporation shall be managed by a board of governors. Management by board

(2) The board shall be composed of, Composition of board

- (a) six persons each elected for a three-year term from among the members of the hospital corporation;
- (b) one representative of the Town of Sioux Lookout, to be appointed annually by the council of the municipality;
- (c) one representative of the Indian bands located within the geographic area served by the hospital, to be appointed annually by the band councils;
- (d) one member of the auxiliary to the hospital corporation, to be appointed annually by the auxiliary; and
- (e) such other persons as are provided for under the *Public Hospitals Act*.

R.S.O. 1980,
c. 410

Vacancies

(3) A vacancy in the membership of the board shall be filled in accordance with the by-laws of the hospital corporation.

Attendance

(4) A board member who is absent from four successive regular board meetings without obtaining the prior consent of the board ceases to be a member.

Transition

(5) The term of office of the persons described in clause (2) (a) who are first appointed when this Act comes into force may be less than three years in the discretion of the members of the hospital corporation.

Transition

(6) The Board of Governors of The Sioux Lookout General Hospital Corporation continue to hold office as members of the board until members are appointed or elected under this section.

Powers of
board

4. The board has the power to carry out the objects of the hospital corporation and do all things necessary in connection with those objects.

Transfer,
personal
property

5.—(1) All personal property owned by the municipality on the day this Act comes into force and used in the operation of the Sioux Lookout General Hospital is transferred to the hospital corporation.

Idem, real
property

(2) All real property owned by the municipality on the day this Act comes into force for the purposes of the Sioux Lookout General Hospital is transferred to the hospital corporation.

(3) All trusts and gifts made to or intended for the Sioux Lookout General Hospital shall be held by the hospital corporation and administered by the board.

Idem. trusts etc.

(4) All liabilities of the municipality arising from the operation of the Sioux Lookout General Hospital become, on the day this Act comes into force, the liabilities of the hospital corporation.

Idem. liabilities

6. *The Sioux Lookout General Hospital Act, 1947, being Repeal chapter 141, is repealed.*

7. This Act comes into force on the day it receives Royal Assent. Commencement

8. The short title of this Act is the *Sioux Lookout District Health Centre Act, 1990.* Short title



Bill Pr59

*(Chapter Pr25
Statutes of Ontario, 1990)*

An Act respecting Sioux Lookout District Health Centre

Mr. Miclash

<i>1st Reading</i>	June 20th, 1990
<i>2nd Reading</i>	June 28th, 1990
<i>3rd Reading</i>	June 28th, 1990
<i>Royal Assent</i>	June 28th, 1990

Bill Pr59

1990

**An Act respecting
Sioux Lookout District Health Centre**

Whereas The Sioux Lookout General Hospital Board and the council of The Corporation of the Town of Sioux Lookout hereby represent that it is desirable to establish a hospital corporation and to transfer the ownership and management of the Sioux Lookout General Hospital to the hospital corporation; and whereas the Board hereby applies for special legislation for the purpose; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Definitions

“board” means board of governors of the hospital corporation;

“hospital corporation” means Sioux Lookout District Health Centre;

“municipality” means The Corporation of the Town of Sioux Lookout.

2.—(1) Sioux Lookout District Health Centre is established as a corporation without share capital. Incorporation

(2) The objects of the hospital corporation are to operate, maintain and manage a public hospital in the Town of Sioux Lookout. Objects

3.—(1) The affairs of the hospital corporation shall be managed by a board of governors. Management by board

(2) The board shall be composed of,

Composition of board

- (a) six persons each elected for a three-year term from among the members of the hospital corporation;
- (b) one representative of the Town of Sioux Lookout, to be appointed annually by the council of the municipality;
- (c) one representative of the Indian bands located within the geographic area served by the hospital, to be appointed annually by the band councils;
- (d) one member of the auxiliary to the hospital corporation, to be appointed annually by the auxiliary; and
- (e) such other persons as are provided for under the *Public Hospitals Act*.

R.S.O. 1980,
c. 410

Vacancies

(3) A vacancy in the membership of the board shall be filled in accordance with the by-laws of the hospital corporation.

Attendance

(4) A board member who is absent from four successive regular board meetings without obtaining the prior consent of the board ceases to be a member.

Transition

(5) The term of office of the persons described in clause (2) (a) who are first appointed when this Act comes into force may be less than three years in the discretion of the members of the hospital corporation.

Transition

(6) The Board of Governors of The Sioux Lookout General Hospital Corporation continue to hold office as members of the board until members are appointed or elected under this section.

Powers of board

4. The board has the power to carry out the objects of the hospital corporation and do all things necessary in connection with those objects.

Transfer,
personal
property

5.—(1) All personal property owned by the municipality on the day this Act comes into force and used in the operation of the Sioux Lookout General Hospital is transferred to the hospital corporation.

Idem, real
property

(2) All real property owned by the municipality on the day this Act comes into force for the purposes of the Sioux Lookout General Hospital is transferred to the hospital corporation.

(3) All trusts and gifts made to or intended for the Sioux Lookout General Hospital shall be held by the hospital corporation and administered by the board.

Idem. trusts,
etc.

(4) All liabilities of the municipality arising from the operation of the Sioux Lookout General Hospital become, on the day this Act comes into force, the liabilities of the hospital corporation.

Idem.
liabilities

6. *The Sioux Lookout General Hospital Act, 1947, being chapter 141, is repealed.*

Repeal

7. This Act comes into force on the day it receives Royal Assent.

Commencement

8. The short title of this Act is the *Sioux Lookout District Health Centre Act, 1990.*

Short title



Bill Pr60

An Act respecting the City of Ottawa

Mr. Chiarelli

1st Reading May 28th, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr60**1990****An Act respecting the City of Ottawa**

Whereas the Board of Trustees of The City of Ottawa Superannuation Fund, herein called the Board, and The Corporation of the City of Ottawa, herein called the Corporation, hereby represent that The City of Ottawa Superannuation Fund was established under paragraph 10 of section 406 of *The Municipal Act* by By-law Number 7200 passed by the council of the Corporation and was incorporated by *The City of Ottawa Superannuation Fund Act, 1939*; that the Board in considering pension plan improvements based on actuarial surpluses secured a costing of basing pensions on the average of the highest three consecutive years remuneration rather than the present five years; and whereas the Board and the Corporation are desirous of obtaining the authority to implement the three year averaging period for remuneration if sufficient actuarial surpluses arise in the future; and whereas the Board and the Corporation hereby apply for special legislation for such purpose; and whereas it is expedient to grant the application;

Preamble

R.S.O. 1927.
c. 233
1939, c. 66

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Despite subsection 117 (3) of the *Municipal Act*, the Corporation and The Regional Municipality of Ottawa-Carleton are not prohibited from making any contribution to The City of Ottawa Superannuation Fund if the Board of Trustees of The City of Ottawa Superannuation Fund amends the by-laws of the Fund to provide for pension benefits using in the benefit formula the three consecutive years during which the employee's average annual earnings were highest rather than the sixty consecutive months during which the employee's earnings were highest referred to in that subsection.

Three year
averaging
period
R.S.O. 1980.
c. 302

2. This Act comes into force on the day it receives Royal Assent.

Commencement

3. The short title of this Act is the *City of Ottawa Act, 1990*.

Short title

Bill Pr60

An Act respecting the City of Ottawa

Mr. Chiarelli

1st Reading May 28th, 1990

2nd Reading

3rd Reading

Royal Assent

(Reprinted as amended by the Regulations and Private Bills Committee)

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr60

1990

An Act respecting the City of Ottawa

Whereas the Board of Trustees of The City of Ottawa Superannuation Fund, herein called the Board, and The Corporation of the City of Ottawa, herein called the Corporation, hereby represent that The City of Ottawa Superannuation Fund was established under paragraph 10 of section 406 of *The Municipal Act* by By-law Number 7200 passed by the council of the Corporation and was incorporated by *The City of Ottawa Superannuation Fund Act, 1939*; that the Board in considering pension plan improvements based on actuarial surpluses secured a costing of basing pensions on the average of the highest three consecutive years remuneration rather than the present five years; and whereas the Board and the Corporation are desirous of obtaining the authority to implement the three year averaging period for remuneration if sufficient actuarial surpluses arise in the future; and whereas the Board and the Corporation hereby apply for special legislation for such purpose; and whereas it is expedient to grant the application;

Preamble

R.S.O. 1927.
c. 233
1939, c. 66

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) Despite subsection 117 (3) of the *Municipal Act*, the Corporation and The Regional Municipality of Ottawa-Carleton are not prohibited from making any contribution to The City of Ottawa Superannuation Fund if the Board of Trustees of The City of Ottawa Superannuation Fund amends the by-laws of the Fund to provide for pension benefits using in the benefit formula the three consecutive years during which the employee's average annual earnings were highest rather than the sixty consecutive months during which the employee's earnings were highest referred to in that subsection.

Three year
averaging
period
R.S.O. 1980,
c. 302

(2) Subsection (1) does not apply unless the board of trustees of The City of Ottawa Superannuation Fund has submitted to the Ministry of Municipal Affairs an actuarial report showing that there is a sufficient actuarial surplus in the Fund

Restriction

and that the contribution rates are sufficient to provide pension benefits using the benefit formula in subsection (1). 

Commence-
ment

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *City of Ottawa Act, 1990*.

Bill Pr60

*(Chapter Pr20
Statutes of Ontario, 1990)*

An Act respecting the City of Ottawa

Mr. Chiarelli

<i>1st Reading</i>	May 28th, 1990
<i>2nd Reading</i>	June 19th, 1990
<i>3rd Reading</i>	June 19th, 1990
<i>Royal Assent</i>	June 21st, 1990

Bill Pr60

1990

An Act respecting the City of Ottawa

Whereas the Board of Trustees of The City of Ottawa Superannuation Fund, herein called the Board, and The Corporation of the City of Ottawa, herein called the Corporation, hereby represent that The City of Ottawa Superannuation Fund was established under paragraph 10 of section 406 of *The Municipal Act* by By-law Number 7200 passed by the council of the Corporation and was incorporated by *The City of Ottawa Superannuation Fund Act, 1939*; that the Board in considering pension plan improvements based on actuarial surpluses secured a costing of basing pensions on the average of the highest three consecutive years remuneration rather than the present five years; and whereas the Board and the Corporation are desirous of obtaining the authority to implement the three year averaging period for remuneration if sufficient actuarial surpluses arise in the future; and whereas the Board and the Corporation hereby apply for special legislation for such purpose; and whereas it is expedient to grant the application;

Preamble

R.S.O. 1927.
c. 233
1939. c. 66

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

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Three year
averaging
period
R.S.O. 1980.
c. 302

(2) Subsection (1) does not apply unless the board of trustees of The City of Ottawa Superannuation Fund has submitted to the Ministry of Municipal Affairs an actuarial report showing that there is a sufficient actuarial surplus in the Fund

Restriction

and that the contribution rates are sufficient to provide pension benefits using the benefit formula in subsection (1).

Commence-
ment

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *City of Ottawa Act, 1990*.

Bill Pr61

An Act to incorporate The City of Chatham Foundation

Mr. Bossy

1st Reading March 21st, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr61**1990**

**An Act to incorporate
The City of Chatham Foundation**

Whereas the council of The Corporation of the City of Preamble Chatham hereby represents that it is desirable and in the public interest to create a body corporate to receive, maintain, manage, control and use donations for charitable purposes within Ontario; and whereas the applicant has applied for special legislation for such purposes; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Definitions

“board” means the board of directors of the Foundation;

“charitable purposes” includes educational and cultural purposes for public benefit;

“Foundation” means The City of Chatham Foundation created under subsection 2 (1).

2.—(1) There is hereby constituted a corporation without share capital under the name of “The City of Chatham Foundation” consisting of the members of its board. Foundation incorporated

(2) The head office of the Foundation shall be in the City Head Office of Chatham.

(3) The board shall be composed of seven members appointed by the nominating committee established under section 3. Composition of board

(4) Despite subsection (3), the first board shall consist of all of the members of the council of The Corporation of the City of Chatham, who shall serve for a period of three months Interim board

after the day this Act comes into force and who are eligible for reappointment.

Term (5) The term of office shall be three years except that in respect of the initial appointments by the nominating committee, three of the members shall serve for one year, two of the members shall serve for two years and two of the members shall serve for three years.

Remuneration (6) Members of the board shall serve without remuneration and, subject to subsection (7), are eligible for reappointment.

Reappointment (7) No member of the board is eligible for reappointment to a third term until one year has elapsed after the member ceases to hold office.

Vacancies (8) A vacancy arising in the membership of the board shall be filled by the nominating committee and any person so appointed shall hold office for the unexpired portion of the term of office.

Composition of nominating committee **3.—(1)** The nominating committee shall consist of the persons holding the following offices:

1. The Mayor of the City of Chatham, or any other member of the council of the City nominated by the Mayor in writing.
2. The Senior Judge of the District Court of the County of Kent.
3. The principal of St. Clair College, Thames Campus.
4. The President of the Chatham & District Chamber of Commerce.
5. The President of the Kent Law Association.

Temporary substitute member (2) If a person holding any of the offices referred to in subsection (1) is unable or unwilling to act as a member of the nominating committee, the other members of the nominating committee shall appoint another person to act during the period in which the original member is unable or unwilling to act.

Meetings (3) The nominating committee shall meet at least once each year upon the call of the secretary of the board, if any, or upon the call of the chair of the nominating committee whenever it is necessary to fill a vacancy in the board.

(4) The nominating committee may make such rules governing its procedure, including the appointment of a chair, as it considers advisable.

(5) A quorum of the nominating committee for any meeting is three members and a majority vote of all the members of the committee is required for the appointment of a member of the board.

(6) If the nominating committee fails to appoint a person to fill a vacancy in the membership of the board within ninety days after the vacancy occurs, the remaining members of the board may fill the vacancy.

4.—(1) The board may pass by-laws,

By-laws of
board

- (a) respecting its procedure including fixing the quorum of the board; and
- (b) administering the affairs of the Foundation including the appointment, remuneration and removal of officers and employees of the Foundation.

(2) By-laws of the board are not effective until the approval of a majority of the members of the board is given in person at a meeting of the board or in writing.

5. The objects of the Foundation are to receive, control and use donations for charitable purposes within Ontario.

6. The Foundation may,

Powers of
Foundation

- (a) receive and use donations of property whether by gift, testamentary disposition, deed or trust;
- (b) unless otherwise provided by a donor, convert any property held by or on behalf of the Foundation into any other form and for that purpose to sell or otherwise dispose of it;
- (c) enter into agreements with trust companies for the custody and management of property held by the Foundation in the manner the board considers advisable;
- (d) direct any trust company to manage as a single fund any donation held by the trust company for the Foundation under any testamentary document or deed of trust or otherwise;

- (e) apply the net income from all funds held directly or indirectly by it towards such charitable purposes within Ontario as the board considers advisable;
- (f) distribute such portions as the board considers advisable of the capital of the funds held directly or indirectly by it, towards such charitable purposes within Ontario as the board considers advisable, but,
 - (i) unless otherwise specifically provided by the donor of any sum, not more than a total of 10 per cent of the balance of the capital of the sum may be distributed during any financial year, and
 - (ii) no distribution of capital may be made without the approval of two-thirds of the members of the board;
- (g) direct the investment of all its funds in investments authorized for the investment of funds of life insurance companies in Canada, but the board may authorize and direct the retention of any specific assets donated or bequeathed to the Foundation by a testamentary document, deed of trust or otherwise for such length of time as the board in its sole discretion considers advisable even if it does not consist of assets in which the Foundation is authorized to invest by this Act;
- (h) charge the operating expenses of the Foundation including employees compensation to the income or capital, or both, of the funds of the Foundation as the board considers advisable;
 - (i) determine in respect of all funds of the Foundation what shall be treated as income and what shall be treated as capital and to charge or apportion any losses or expenses to capital or income as it considers advisable;
- (j) subject to the *Charitable Gifts Act*, carry on a related business, or a business donated to the Foundation in which the net profits from the business are used solely for the purposes of the Foundation;
- (k) subject to the *Accumulations Act*, accumulate net income with the intention of distributing the accumulation for the purposes of the Foundation;

R.S.O. 1980,
c. 63

R.S.O. 1980,
c. 5

- (l) set up a special fund for the relief of persons or families who suffer from death, injury, calamitous deprivation of the necessities of life, health or education as a result of disasters, fires, floods or accidents of major proportions within Ontario, and solicit and disburse funds for such relief and for the expenses of advertising and operating the fund, and for these purposes, the restrictions on the distribution of capital set out in clause (f) do not apply and any surplus in a special fund may be transferred to the general capital funds of the Foundation;
- (m) refuse to accept any bequest, devise and donation;
- (n) subject to the *Charitable Gifts Act*, retain any real or personal property in the form in which it may be when received by the Foundation for such length of time as the board considers advisable.

7.—(1) Despite any other provision of this Act, the Foundation may establish a common trust fund, in which property received by the Foundation under bequests, devises and donations is combined for the purpose of facilitating investments.

R.S.O. 1980.
c. 63

Common
trust fund

(2) Subject to subsection (3), all donations made to the Foundation may be maintained in the common trust fund and may be treated as capital and the net income therefrom devoted for charitable purposes as provided in this Act.

Treatment of
donations

(3) If requested in writing by a donor, the Foundation shall maintain as a separate fund,

Idem

- (a) donations of an amount greater than that specified in the by-laws of the Foundation; and
- (b) donations that include the types of property specified in the by-laws of the Foundation.

8.—(1) The Foundation may accept donations with the condition that the income or capital, or both, shall be applied to a specific charitable purpose, either for a specific or an indefinite period of time.

Donation for
specific
purpose

(2) If the board is satisfied at any time that a condition referred to in subsection (1) is such as to render it impossible, inefficient or unwise to expend all or any part of a donation or the net income derived from it for a specific charitable purpose, the board may apply to the Supreme Court for direction to use the income or capital, or both, for other purposes of the Foundation.

Proviso

Management
of funds

(3) Despite any other provision of this Act, the Foundation may receive, invest and manage endowment and capital funds previously held by or anticipated to be received for the account of another Canadian charitable, educational or cultural organization, in accordance with the arrangement between the Foundation and the organization, and the Foundation may, upon request, return to the organization all or any part of such organization's assets held by the Foundation.

Form of
words

9. Any form of words is sufficient to constitute a donation for the purposes of this Act if the donor indicates an intention to contribute to the Foundation.

Nature of
donations

10. The Foundation may accept a donation even if some portion of the benefit of the donation is directed to be applied to charitable purposes outside Ontario, if that portion of the benefit of the funds is directed to be applied to charitable purposes within Canada.

Acknowledg-
ments

11. Unless otherwise directed by testamentary document or deed of trust or otherwise, all donations of \$100 or more shall be publicly acknowledged in the financial year following that in which they are made by being set out in the annual audited report.

Audit

R.S.O. 1980.
c. 405

12.—(1) The Foundation shall cause an audit to be made at least once in every fiscal year of the books and records of the Foundation by an accountant licensed under the *Public Accountancy Act*.

Idem

(2) The audit shall include an examination of all assets held by the Foundation or a trust company or other trustee on its behalf, and, even if such funds are held by a trustee pursuant to a testamentary document or deed of trust, the trustee shall give an accounting thereof to the auditor of the Foundation each year.

Publication
of statement

(3) The Foundation shall publish in the newspaper published in the City of Chatham, and reputed to have the largest circulation therein, a certified statement by the auditor setting out the revenue and expenses, balance sheet and capital account and grants paid or held in trust for the Foundation.

Contents of
statement

(4) The statement shall show separately funds held in the common trust fund and funds held in separate accounts.

Idem

(5) The statement shall set out in detail the purposes for which the income has been used and expenses incurred.

(6) The board and any trust company or other trustee holding funds in trust for the Foundation shall give full information and permit all necessary inspection to enable such audit to be made.

Information
and
inspection

13. No power conferred on the Foundation by this Act shall be exercised in respect of any donation in contravention of any express provision in the will, deed or other document of trust governing such donation, unless so directed by a judge of the Supreme Court.

Limitation on
powers

14.—(1) Upon the dissolution of the Foundation and after payment of all its debts and liabilities, the remaining property of the Foundation shall be transferred to The Corporation of the City of Chatham.

Dissolution

(2) If The Corporation of the City of Chatham receives any property under subsection (1), it shall use the property, subject to any trust affecting the property, only for the same objects and purposes as the Foundation could have used the property and the property shall be kept separate and apart from all other property of the Corporation.

Idem

(3) If The Corporation of the City of Chatham receives any property under subsection (1), it may, despite any trust affecting the property, transfer the property, or any part thereof, to one or more institutions in Ontario having charitable purposes.

Idem

15. This Act comes into force on the day it receives Royal Assent.

Commencement

16. The short title of this Act is the *City of Chatham Foundation Act, 1990.*

Short title



Bill Pr61

*(Chapter Pr10
Statutes of Ontario, 1990)*

An Act to incorporate The City of Chatham Foundation

Mr. Bossy

<i>1st Reading</i>	March 21st, 1990
<i>2nd Reading</i>	April 17th, 1990
<i>3rd Reading</i>	April 17th, 1990
<i>Royal Assent</i>	April 19th, 1990

Bill Pr61**1990**

**An Act to incorporate
The City of Chatham Foundation**

Whereas the council of The Corporation of the City of Chatham hereby represents that it is desirable and in the public interest to create a body corporate to receive, maintain, manage, control and use donations for charitable purposes within Ontario; and whereas the applicant has applied for special legislation for such purposes; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Definitions

“board” means the board of directors of the Foundation;

“charitable purposes” includes educational and cultural purposes for public benefit;

“Foundation” means The City of Chatham Foundation created under subsection 2 (1).

2.—(1) There is hereby constituted a corporation without share capital under the name of “The City of Chatham Foundation” consisting of the members of its board. Foundation incorporated

(2) The head office of the Foundation shall be in the City of Chatham. Head Office

(3) The board shall be composed of seven members appointed by the nominating committee established under section 3. Composition of board

(4) Despite subsection (3), the first board shall consist of all the members of the council of The Corporation of the City of Chatham, who shall serve for a period of three months Interim board

after the day this Act comes into force and who are eligible for reappointment.

Term

(5) The term of office shall be three years except that in respect of the initial appointments by the nominating committee, three of the members shall serve for one year, two of the members shall serve for two years and two of the members shall serve for three years.

Remuneration

(6) Members of the board shall serve without remuneration and, subject to subsection (7), are eligible for reappointment.

Reappointment

(7) No member of the board is eligible for reappointment to a third term until one year has elapsed after the member ceases to hold office.

Vacancies

(8) A vacancy arising in the membership of the board shall be filled by the nominating committee and any person so appointed shall hold office for the unexpired portion of the term of office.

Composition
of
nominating
committee

3.—(1) The nominating committee shall consist of the persons holding the following offices:

1. The Mayor of the City of Chatham, or any other member of the council of the City nominated by the Mayor in writing.
2. The Senior Judge of the District Court of the County of Kent.
3. The principal of St. Clair College, Thames Campus.
4. The President of the Chatham & District Chamber of Commerce.
5. The President of the Kent Law Association.

Temporary
substitute
member

(2) If a person holding any of the offices referred to in subsection (1) is unable or unwilling to act as a member of the nominating committee, the other members of the nominating committee shall appoint another person to act during the period in which the original member is unable or unwilling to act.

Meetings

(3) The nominating committee shall meet at least once each year upon the call of the secretary of the board, if any, or upon the call of the chair of the nominating committee whenever it is necessary to fill a vacancy in the board.

(4) The nominating committee may make such rules governing its procedure, including the appointment of a chair, as it considers advisable.

(5) A quorum of the nominating committee for any meeting is three members and a majority vote of all the members of the committee is required for the appointment of a member of the board.

(6) If the nominating committee fails to appoint a person to fill a vacancy in the membership of the board within ninety days after the vacancy occurs, the remaining members of the board may fill the vacancy.

4.—(1) The board may pass by-laws,

By-laws of
board

- (a) respecting its procedure including fixing the quorum of the board; and
- (b) administering the affairs of the Foundation including the appointment, remuneration and removal of officers and employees of the Foundation.

(2) By-laws of the board are not effective until the approval of a majority of the members of the board is given in person at a meeting of the board or in writing.

5. The objects of the Foundation are to receive, control and use donations for charitable purposes within Ontario.

6. The Foundation may,

Powers of
Foundation

- (a) receive and use donations of property whether by gift, testamentary disposition, deed or trust;
- (b) unless otherwise provided by a donor, convert any property held by or on behalf of the Foundation into any other form and for that purpose to sell or otherwise dispose of it;
- (c) enter into agreements with trust companies for the custody and management of property held by the Foundation in the manner the board considers advisable;
- (d) direct any trust company to manage as a single fund any donation held by the trust company for the Foundation under any testamentary document or deed of trust or otherwise;

- (e) apply the net income from all funds held directly or indirectly by it towards such charitable purposes within Ontario as the board considers advisable;
- (f) distribute such portions as the board considers advisable of the capital of the funds held directly or indirectly by it, towards such charitable purposes within Ontario as the board considers advisable, but,
 - (i) unless otherwise specifically provided by the donor of any sum, not more than a total of 10 per cent of the balance of the capital of the sum may be distributed during any financial year, and
 - (ii) no distribution of capital may be made without the approval of two-thirds of the members of the board;
- (g) direct the investment of all its funds in investments authorized for the investment of funds of life insurance companies in Canada, but the board may authorize and direct the retention of any specific assets donated or bequeathed to the Foundation by a testamentary document, deed of trust or otherwise for such length of time as the board in its sole discretion considers advisable even if it does not consist of assets in which the Foundation is authorized to invest by this Act;
- (h) charge the operating expenses of the Foundation including employees compensation to the income or capital, or both, of the funds of the Foundation as the board considers advisable;
- (i) determine in respect of all funds of the Foundation what shall be treated as income and what shall be treated as capital and to charge or apportion any losses or expenses to capital or income as it considers advisable;
- (j) subject to the *Charitable Gifts Act*, carry on a related business, or a business donated to the Foundation in which the net profits from the business are used solely for the purposes of the Foundation;
- (k) subject to the *Accumulations Act*, accumulate net income with the intention of distributing the accumulation for the purposes of the Foundation;

- (l) set up a special fund for the relief of persons or families who suffer from death, injury, calamitous deprivation of the necessities of life, health or education as a result of disasters, fires, floods or accidents of major proportions within Ontario, and solicit and disburse funds for such relief and for the expenses of advertising and operating the fund, and for these purposes, the restrictions on the distribution of capital set out in clause (f) do not apply and any surplus in a special fund may be transferred to the general capital funds of the Foundation;
- (m) refuse to accept any bequest, devise and donation;
- (n) subject to the *Charitable Gifts Act*, retain any real or personal property in the form in which it may be when received by the Foundation for such length of time as the board considers advisable.

R.S.O. 1980.
c. 63

7.—(1) Despite any other provision of this Act, the Foundation may establish a common trust fund, in which property received by the Foundation under bequests, devises and donations is combined for the purpose of facilitating investments.

Common
trust fund

(2) Subject to subsection (3), all donations made to the Foundation may be maintained in the common trust fund and may be treated as capital and the net income therefrom devoted for charitable purposes as provided in this Act.

Treatment of
donations

(3) If requested in writing by a donor, the Foundation shall maintain as a separate fund,

Idem

- (a) donations of an amount greater than that specified in the by-laws of the Foundation; and
- (b) donations that include the types of property specified in the by-laws of the Foundation.

8.—(1) The Foundation may accept donations with the condition that the income or capital, or both, shall be applied to a specific charitable purpose, either for a specific or an indefinite period of time.

Donation for
specific
purpose

(2) If the board is satisfied at any time that a condition referred to in subsection (1) is such as to render it impossible, inefficient or unwise to expend all or any part of a donation or the net income derived from it for a specific charitable purpose, the board may apply to the Supreme Court for direction to use the income or capital, or both, for other purposes of the Foundation.

Proviso

Management
of funds

(3) Despite any other provision of this Act, the Foundation may receive, invest and manage endowment and capital funds previously held by or anticipated to be received for the account of another Canadian charitable, educational or cultural organization, in accordance with the arrangement between the Foundation and the organization, and the Foundation may, upon request, return to the organization all or any part of such organization's assets held by the Foundation.

Form of
words

9. Any form of words is sufficient to constitute a donation for the purposes of this Act if the donor indicates an intention to contribute to the Foundation.

Nature of
donations

10. The Foundation may accept a donation even if some portion of the benefit of the donation is directed to be applied to charitable purposes outside Ontario, if that portion of the benefit of the funds is directed to be applied to charitable purposes within Canada.

Acknowledg-
ments

11. Unless otherwise directed by testamentary document or deed of trust or otherwise, all donations of \$100 or more shall be publicly acknowledged in the financial year following that in which they are made by being set out in the annual audited report.

Audit

R.S.O. 1980,
c. 405

12.—(1) The Foundation shall cause an audit to be made at least once in every fiscal year of the books and records of the Foundation by an accountant licensed under the *Public Accountancy Act*.

Idem

(2) The audit shall include an examination of all assets held by the Foundation or a trust company or other trustee on its behalf, and, even if such funds are held by a trustee pursuant to a testamentary document or deed of trust, the trustee shall give an accounting thereof to the auditor of the Foundation each year.

Publication
of statement

(3) The Foundation shall publish in the newspaper published in the City of Chatham, and reputed to have the largest circulation therein, a certified statement by the auditor setting out the revenue and expenses, balance sheet and capital account and grants paid or held in trust for the Foundation.

Contents of
statement

(4) The statement shall show separately funds held in the common trust fund and funds held in separate accounts.

Idem

(5) The statement shall set out in detail the purposes for which the income has been used and expenses incurred.

(6) The board and any trust company or other trustee holding funds in trust for the Foundation shall give full information and permit all necessary inspection to enable such audit to be made.

Information
and
inspection

13. No power conferred on the Foundation by this Act shall be exercised in respect of any donation in contravention of any express provision in the will, deed or other document of trust governing such donation, unless so directed by a judge of the Supreme Court.

Limitation on
powers

14.—(1) Upon the dissolution of the Foundation and after payment of all its debts and liabilities, the remaining property of the Foundation shall be transferred to The Corporation of the City of Chatham.

Dissolution

(2) If The Corporation of the City of Chatham receives any property under subsection (1), it shall use the property, subject to any trust affecting the property, only for the same objects and purposes as the Foundation could have used the property and the property shall be kept separate and apart from all other property of the Corporation.

Idem

(3) If The Corporation of the City of Chatham receives any property under subsection (1), it may, despite any trust affecting the property, transfer the property, or any part thereof, to one or more institutions in Ontario having charitable purposes.

Idem

15. This Act comes into force on the day it receives Royal Assent.

Commencement

16. The short title of this Act is the *City of Chatham Foundation Act, 1990.*

Short title



Bill Pr62

An Act respecting the City of Toronto

Mr. Kanter

1st Reading March 29th, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is to allow permit parking on streets designated by by-law if a majority of the persons listed on the assessment roll for the land abutting the streets to be designated are in favour of the proposed by-law. At present, the council may pass a permit parking by-law unless two-thirds of the persons entitled to notice submit a petition objecting to it.

Bill Pr62**1990****An Act respecting the City of Toronto**

Whereas The Corporation of the City of Toronto, herein called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The council of the Corporation may by by-law,

By-laws
respecting
permit
parking

- (a) allow the parking of motor vehicles, or any class or classes thereof, on designated public highways or parts of highways during specified hours pursuant to permits issued to the owners of the vehicles by an official named in the by-law;
- (b) charge fees for the parking permits;
- (c) provide for cancelling the permits and refunding the unexpired portion of the fee;
- (d) prohibit the parking of motor vehicles on the designated public highways or parts of highways during the specified hours unless a permit has been issued under the by-law; and
- (e) allow each person to whom a permit has been issued under the by-law to park the motor vehicle in respect of which the permit has been issued on public highways or parts thereof designated under the by-law without using any automatic or other mechanical meter or device erected thereon.

2.—(1) Before passing a by-law under this Act, notice of the intention of the Corporation to pass the by-law and notice of a poll shall be sent by prepaid mail to all persons rated on the last assessment roll returned to the City Clerk as amended by decisions of the Assessment Review Board and by written

information received by the City Clerk with respect to land abutting on the parts of the highway to be designated, at the addresses shown for such persons in the roll.

Determination by City Clerk

(2) The City Clerk shall determine whether the information referred to in subsection (1) is appropriate for the purpose and the determination thereof by the City Clerk and of the persons entitled to notice shall be evidenced by a certificate of the City Clerk.

Effect of certificate

(3) The certificate is final and conclusive of the information set out in it.

Information contained in assessment roll

(4) Nothing in subsection (1) authorizes the City Clerk to act on the basis of information not contained in the assessment roll unless it is reasonable for the City Clerk to assume that such information is correct and the information shown on the assessment roll is incorrect, incomplete or out of date.

Majority vote required

3.—(1) If the majority of poll notices received by the City Clerk within one month following the latest date of mailing of the poll notices is in favour of the proposed by-law, the Corporation may pass the by-law.

Saving

(2) If the council of the Corporation has been prevented from passing the proposed by-law because a majority of poll notices received under subsection (1) opposed the passing of the proposed by-law, the council may again proceed under this Act in respect of the highways or parts thereof proposed to be designated by by-law at any time after the expiry of two years following the one-month period referred to in subsection (1).

Reserve fund

4. The net revenue derived from the operation of the permit parking shall be paid into a reserve fund and applied as set out in clause (f) of paragraph 55 of section 208 of the *Municipal Act*.

R.S.O. 1980,
c. 302

Enforcement

5. A by-law under this Act may provide a procedure for the voluntary payment of penalties in cases where it is alleged that the parking provisions of the by-law have been contravened and the owner of the motor vehicle shall incur the penalties provided for any violation unless, at the time of the violation, the motor vehicle was in the possession of some person, other than the owner or his or her chauffeur, without the owner's consent.

Repeal

6. Section 4 of the *City of Toronto Act, 1988*, being chapter Pr29, is repealed.

7. This Act comes into force on the day it receives Royal Assent. Commence-
ment

8. The short title of this Act is the *City of Toronto Act*. Short title
1990.



Bill Pr62

(*Chapter Pr11
Statutes of Ontario, 1990*)

An Act respecting the City of Toronto

Mr. Kanter

<i>1st Reading</i>	March 29th, 1990
<i>2nd Reading</i>	April 17th, 1990
<i>3rd Reading</i>	April 17th, 1990
<i>Royal Assent</i>	April 19th, 1990

Bill Pr62**1990****An Act respecting the City of Toronto**

Whereas The Corporation of the City of Toronto, herein called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The council of the Corporation may by by-law,

By-laws respecting permit parking

- (a) allow the parking of motor vehicles, or any class or classes thereof, on designated public highways or parts of highways during specified hours pursuant to permits issued to the owners of the vehicles by an official named in the by-law;
- (b) charge fees for the parking permits;
- (c) provide for cancelling the permits and refunding the unexpired portion of the fee;
- (d) prohibit the parking of motor vehicles on the designated public highways or parts of highways during the specified hours unless a permit has been issued under the by-law; and
- (e) allow each person to whom a permit has been issued under the by-law to park the motor vehicle in respect of which the permit has been issued on public highways or parts thereof designated under the by-law without using any automatic or other mechanical meter or device erected thereon.

2.—(1) Before passing a by-law under this Act, notice of the intention of the Corporation to pass the by-law and notice of a poll shall be sent by prepaid mail to all persons rated on the last assessment roll returned to the City Clerk as amended by decisions of the Assessment Review Board and by written

Notice

information received by the City Clerk with respect to land abutting on the parts of the highway to be designated, at the addresses shown for such persons in the roll.

Determination by
City Clerk

(2) The City Clerk shall determine whether the information referred to in subsection (1) is appropriate for the purpose and the determination thereof by the City Clerk and of the persons entitled to notice shall be evidenced by a certificate of the City Clerk.

Effect of
certificate

(3) The certificate is final and conclusive of the information set out in it.

Information
contained in
assessment
roll

(4) Nothing in subsection (1) authorizes the City Clerk to act on the basis of information not contained in the assessment roll unless it is reasonable for the City Clerk to assume that such information is correct and the information shown on the assessment roll is incorrect, incomplete or out of date.

Majority vote
required

3.—(1) If the majority of poll notices received by the City Clerk within one month following the latest date of mailing of the poll notices is in favour of the proposed by-law, the Corporation may pass the by-law.

Saving

(2) If the council of the Corporation has been prevented from passing the proposed by-law because a majority of poll notices received under subsection (1) opposed the passing of the proposed by-law, the council may again proceed under this Act in respect of the highways or parts thereof proposed to be designated by by-law at any time after the expiry of two years following the one-month period referred to in subsection (1).

Reserve fund

4. The net revenue derived from the operation of the permit parking shall be paid into a reserve fund and applied as set out in clause (f) of paragraph 55 of section 208 of the *Municipal Act*.

R.S.O. 1980,
c. 302

Enforcement

5. A by-law under this Act may provide a procedure for the voluntary payment of penalties in cases where it is alleged that the parking provisions of the by-law have been contravened and the owner of the motor vehicle shall incur the penalties provided for any violation unless, at the time of the violation, the motor vehicle was in the possession of some person, other than the owner or his or her chauffeur, without the owner's consent.

Repeal

6. Section 4 of the *City of Toronto Act, 1988*, being chapter Pr29, is repealed.

7. This Act comes into force on the day it receives Royal Assent. Commencement

8. The short title of this Act is the *City of Toronto Act*, Short title 1990.

100 900

Bill Pr63

An Act respecting The Victoria County Railway Company Limited

Mr. Eakins

1st Reading April 17th, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr63**1990**

**An Act respecting
The Victoria County Railway Company Limited**

Whereas The Victoria County Railway Company Limited, herein called the Corporation, hereby represents that it was incorporated under the *Business Corporations Act* by a certificate of incorporation dated the 13th day of May, 1981; that it is making plans to operate a railway service between Lindsay and other points within Ontario; that it cannot operate a railway without being incorporated by a special Act of the Legislature; and whereas the Corporation hereby applies for special legislation for that purpose; and whereas it is expedient to grant the application;

Preamble

R.S.O. 1980,
c. 54

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The Victoria County Railway Company Limited shall, for the purposes of *The Railways Act*, be deemed to be incorporated by a special Act.

Deeming provision
R.S.O. 1950,
c. 331

2. Despite subsection 2 (2) of the *Business Corporations Act*, 1982, that Act applies to the Corporation as if it were a corporation under that Act.

Application of
1982, c. 4

3. *The Railways Act* applies to the Corporation in respect of its operation of a railway.

Operation of
railway

4. The Ontario Municipal Board shall not approve an application by the Corporation under section 174 of *The Railways Act* unless the Ministry of Transportation certifies to the Board that the equipment, track and operating procedures of the railway permit the railway to be operated in a safe manner.

Conditions
for approval
to operate a
railway

5. The Corporation shall provide annually to the Ontario Municipal Board a certificate from a professional engineer stating that the equipment, track and operating procedures of

Annual
safety
inspection
and
certificate

the railway are in accordance with generally accepted railway practices and are sufficient to protect the safety of the public.

- Costs **6.** The cost of the inspection and certification required under section 4 or 5 shall be borne by the Corporation.
- Powers of
O.M.B.
R.S.O. 1950,
c. 331 **7.** Nothing in this Act shall be construed to derogate from the powers of the Ontario Municipal Board under *The Railways Act*.
- Commence-
ment **8.** This Act comes into force on the day it receives Royal Assent.
- Short title **9.** The short title of this Act is the *Victoria County Railway Company Limited Act, 1990*.

Bill Pr63

(*Chapter Pr14
Statutes of Ontario, 1990*)

An Act respecting The Victoria County Railway Company Limited

Mr. Eakins

<i>1st Reading</i>	April 17th, 1990
<i>2nd Reading</i>	May 31st, 1990
<i>3rd Reading</i>	May 31st, 1990
<i>Royal Assent</i>	May 31st, 1990

Bill Pr63

1990

**An Act respecting
The Victoria County Railway Company Limited**

Whereas The Victoria County Railway Company Limited, herein called the Corporation, hereby represents that it was incorporated under the *Business Corporations Act* by a certificate of incorporation dated the 13th day of May, 1981; that it is making plans to operate a railway service between Lindsay and other points within Ontario; that it cannot operate a railway without being incorporated by a special Act of the Legislature; and whereas the Corporation hereby applies for special legislation for that purpose; and whereas it is expedient to grant the application;

Preamble

R.S.O. 1980,
c. 54

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.** The Victoria County Railway Company Limited shall, for the purposes of *The Railways Act*, be deemed to be incorporated by a special Act. Deeming provision
R.S.O. 1950,
c. 331
- 2.** Despite subsection 2 (2) of the *Business Corporations Act*, 1982, that Act applies to the Corporation as if it were a corporation under that Act. Application
of
1982, c. 4
- 3.** *The Railways Act* applies to the Corporation in respect of its operation of a railway. Operation of
railway
- 4.** The Ontario Municipal Board shall not approve an application by the Corporation under section 174 of *The Railways Act* unless the Ministry of Transportation certifies to the Board that the equipment, track and operating procedures of the railway permit the railway to be operated in a safe manner. Conditions
for approval
to operate a
railway
- 5.** The Corporation shall provide annually to the Ontario Municipal Board a certificate from a professional engineer stating that the equipment, track and operating procedures of Annual
safety
inspection
and
certificate

the railway are in accordance with generally accepted railway practices and are sufficient to protect the safety of the public.

Costs

6. The cost of the inspection and certification required under section 4 or 5 shall be borne by the Corporation.

Powers of
O.M.B.
R.S.O. 1950,
c. 331

7. Nothing in this Act shall be construed to derogate from the powers of the Ontario Municipal Board under *The Railways Act*.

Commencement

8. This Act comes into force on the day it receives Royal Assent.

Short title

9. The short title of this Act is the *Victoria County Railway Company Limited Act, 1990*.

Bill Pr64

An Act to revive Ontario Skeet Shooting Association

Mr. Cureatz

1st Reading May 2nd, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr64

1990

An Act to revive Ontario Skeet Shooting Association

Whereas William T. Marsh and Jennie A. Marsh hereby represent that Ontario Skeet Shooting Association, herein called the Association, was incorporated by letters patent dated the 5th day of August, 1977; that the Minister of Consumer and Commercial Relations by order made under the authority of subsection 317 (9) of the *Corporations Act*, cancelled the certificate of incorporation of the Association and declared the Association to be dissolved on the 8th day of September, 1982; that the applicants were all the directors and the holders of the common shares of the Association at the time of its dissolution; that notice of default, although sent to each of the applicants as directors, was not received by any of them and none of them was aware of the dissolution of the Association until more than two years after the date thereof; that the Association at the time of its dissolution was carrying on its activities and has continued to carry on its activities in the name of the Association since the time of its dissolution; and whereas the applicants hereby apply for special legislation reviving the Association; and whereas it is expedient to grant the application;

Preamble

R.S.O. 1980,
c. 95

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Ontario Skeet Shooting Association is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts, as at the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.

Revival

2. This Act comes into force on the day it receives Royal Assent.

Commencement

3. The short title of this Act is the *Ontario Skeet Shooting Association Act, 1990*.

Short title

Bill Pr64

An Act to revive Ontario Skeet Shooting Association

Mr. Cureatz

1st Reading May 2nd, 1990

2nd Reading

3rd Reading

Royal Assent

(Reprinted as amended by the Regulations and Private Bills Committee)

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr64

1990

An Act to revive Ontario Skeet Shooting Association

Whereas William T. Marsh and Jennie A. Marsh hereby represent that Ontario Skeet Shooting Association, herein called the Association, was incorporated by letters patent dated the 5th day of August, 1977; that the Minister of Consumer and Commercial Relations by order made under the authority of subsection 317 (9) of the *Corporations Act*, cancelled the certificate of incorporation of the Association and declared the Association to be dissolved on the 8th day of September, 1982; that the applicants were all the directors of the Association at the time of its dissolution; that notice of default, although sent to each of the applicants as directors, was not received by any of them and none of them was aware of the dissolution of the Association until more than two years after the date thereof; that the Association at the time of its dissolution was carrying on its activities and has continued to carry on its activities in the name of the Association since the time of its dissolution; and whereas the applicants hereby apply for special legislation reviving the Association; and whereas it is expedient to grant the application;

Preamble
R.S.O. 1980.
c. 95

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Ontario Skeet Shooting Association is hereby revived Revival
and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts, as at the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.

2. This Act comes into force on the day it receives Royal Assent. Commencement

3. The short title of this Act is the *Ontario Skeet Shooting Association Act, 1990*. Short title

Bill Pr64

(*Chapter Pr15
Statutes of Ontario, 1990*)

An Act to revive Ontario Skeet Shooting Association

Mr. Cureatz

<i>1st Reading</i>	May 2nd, 1990
<i>2nd Reading</i>	May 31st, 1990
<i>3rd Reading</i>	May 31st, 1990
<i>Royal Assent</i>	May 31st, 1990

Bill Pr64

1990

An Act to revive Ontario Skeet Shooting Association

Whereas William T. Marsh and Jennie A. Marsh hereby represent that Ontario Skeet Shooting Association, herein called the Association, was incorporated by letters patent dated the 5th day of August, 1977; that the Minister of Consumer and Commercial Relations by order made under the authority of subsection 317 (9) of the *Corporations Act*, cancelled the certificate of incorporation of the Association and declared the Association to be dissolved on the 8th day of September, 1982; that the applicants were all the directors of the Association at the time of its dissolution; that notice of default, although sent to each of the applicants as directors, was not received by any of them and none of them was aware of the dissolution of the Association until more than two years after the date thereof; that the Association at the time of its dissolution was carrying on its activities and has continued to carry on its activities in the name of the Association since the time of its dissolution; and whereas the applicants hereby apply for special legislation reviving the Association; and whereas it is expedient to grant the application;

Preamble

R.S.O. 1980.
c. 95

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Ontario Skeet Shooting Association is hereby revived Revival
 and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts, as at the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.

2. This Act comes into force on the day it receives Royal Assent. Commencement

3. The short title of this Act is the *Ontario Skeet Shooting Association Act, 1990.* Short title

Bill Pr65

An Act respecting the Township of Plympton

Mr. Smith

1st Reading June 6th, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr65

1990

An Act respecting the Township of Plympton

Whereas The Corporation of the Township of Plympton, herein called the Corporation, hereby represents that it has entered into an agreement with Her Majesty the Queen in Right of Ontario as represented by the Minister of the Environment for the supply of water to the Corporation which is a participating municipality in the East Lambton Area Water Supply System; that it is desirable that the Corporation be given the power to impose water works rates on a per parcel basis upon the owners or occupants of land described in the Schedule; and whereas the applicant hereby applies for special legislation for such purpose; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) The Corporation may by by-law impose a water works rate computed under subsection 218 (8) of the *Municipal Act* upon the owners or occupants of each parcel of land located within the lands described in the Schedule or who connect to the watermains constructed thereon even if the water works to which the by-law relates have been constructed or are under construction at the time the by-law is passed.

By-laws
respecting
water works
rate
R.S.O. 1980,
c. 302

(2) A by-law under subsection (1) applies only to water-works constructed or in the process of being constructed on the date this Act comes into force.

2. If a parcel or parcels has had more than one assessment that has been combined, the Corporation may consider the parcel or parcels to be individually assessed for the purposes of this Act.

Combined
assessments

3. A rate computed under section 1 shall be deemed to be a rate computed under subsection 218 (8) of the *Municipal Act* and the rate may be imposed in accordance with subsection 218 (2) of that Act.

Deeming
provision

Commencement

4. This Act comes into force on the day it receives Royal Assent.

Short title

5. The short title of this Act is the *Township of Plympton Act, 1990*.

SCHEDULE

<i>ON</i>	<i>FROM</i>	<i>TO</i>
Con. 2	Lot 29	Lot 30
Con. 3	Lot 29	Lot 30
Con. 4	Lot 1 including South Part West 1/2 Lot 7 which abuts 6/7 Sideroad	Lot 30
Con. 5	Lot 1 including Parts of Lot 6 and Lot 7 which abut 6/7 Sideroad	Lot 30
Con. 6	East 1/2 Lot 6	West Part Lot 7
Con. 7	East 1/2 Lot 6	West 1/2 Lot 7
Con. 8	Lot 6	West 1/4 Lot 7
Con. 9	Lot 6	West 1/2 Lot 7
Con. 9	Northerly Part Lot 9 abutting County Road No. 7	Northerly Part Lot 10 abutting County Road No. 7
Con. 10	Lot 7	Lot 9
Con. 10	Lot 9 abutting County Road No. 7	Lot 10 abutting County Road No. 7
Front Con.	East Part Lot 18 excluding properties which abut or front on the existing Camla- chie Area Water System	West Part Lot 19
Front Con.	East Part Lot 18	Between Egremont Road and Old Lakeshore Road
Front Con.	Lot 19	Lot 20
Front Con. County Road No. 7	Lot 20	Lot 51
Con. 15	North Part of lots 22 and 23 which front only on County Road No. 12	
Con. 15	Part Lot 25 described as Part 1 25R1513	

1990

PLYMPTON (TOWNSHIP)

Bill Pr65

3

The above includes lots 40, 43, 45, 48, 50, 52, 54, 56, 58, 60, 62, 64, 66, 68, 70, 76, 77, 79, 81, 83, 85, 87, 89, 91, 93, 95 and 97 on Registered Plan Number 448.

The above excludes Registered Plan Numbers 17, 21 and 23.



Bill Pr65

(*Chapter Pr26*
Statutes of Ontario, 1990)

An Act respecting the Township of Plympton

Mr. Smith

<i>1st Reading</i>	June 6th, 1990
<i>2nd Reading</i>	June 28th, 1990
<i>3rd Reading</i>	June 28th, 1990
<i>Royal Assent</i>	June 28th, 1990

Bill Pr65**1990****An Act respecting the Township of Plympton**

Whereas The Corporation of the Township of Plympton, herein called the Corporation, hereby represents that it has entered into an agreement with Her Majesty the Queen in Right of Ontario as represented by the Minister of the Environment for the supply of water to the Corporation which is a participating municipality in the East Lambton Area Water Supply System; that it is desirable that the Corporation be given the power to impose water works rates on a per parcel basis upon the owners or occupants of land described in the Schedule; and whereas the applicant hereby applies for special legislation for such purpose; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) The Corporation may by by-law impose a water works rate computed under subsection 218 (8) of the *Municipal Act* upon the owners or occupants of each parcel of land located within the lands described in the Schedule or who connect to the watermains constructed thereon even if the water works to which the by-law relates have been constructed or are under construction at the time the by-law is passed.

By-laws
respecting
water works
rate
R.S.O. 1980,
c. 302

(2) A by-law under subsection (1) applies only to water works constructed or in the process of being constructed on the date this Act comes into force.

Restriction

2. If a parcel or parcels has had more than one assessment that has been combined, the Corporation may consider the parcel or parcels to be individually assessed for the purposes of this Act.

Combined
assessments

3. A rate computed under section 1 shall be deemed to be a rate computed under subsection 218 (8) of the *Municipal Act* and the rate may be imposed in accordance with subsection 218 (2) of that Act.

Deeming
provision

Commencement

4. This Act comes into force on the day it receives Royal Assent.

Short title

5. The short title of this Act is the *Township of Plympton Act, 1990*.

SCHEDEULE

<i>ON</i>	<i>FROM</i>	<i>TO</i>
Con. 2	Lot 29	Lot 30
Con. 3	Lot 29	Lot 30
Con. 4	Lot 1 including South Part West 1/2 Lot 7 which abuts 6/7 Sideroad	Lot 30
Con. 5	Lot 1 including Parts of Lot 6 and Lot 7 which abut 6/7 Sideroad	Lot 30
Con. 6	East 1/2 Lot 6	West Part Lot 7
Con. 7	East 1/2 Lot 6	West 1/2 Lot 7
Con. 8	Lot 6	West 1/4 Lot 7
Con. 9	Lot 6	West 1/2 Lot 7
Con. 9	Northerly Part Lot 9 abutting County Road No. 7	Northerly Part Lot 10 abutting County Road No. 7
Con. 10	Lot 7	Lot 9
Con. 10	Lot 9 abutting County Road No. 7	Lot 10 abutting County Road No. 7
Front Con.	East Part Lot 18 excluding properties which abut or front on the existing Cam- liche Area Water System	West Part Lot 19
Front Con.	East Part Lot 18	Between Egremont Road and Old Lakeshore Road
Front Con.	Lot 19	Lot 20
Front Con. County Road No. 7	Lot 20	Lot 51
Con. 15	North Part of lots 22 and 23 which front only on County Road No. 12	
Con. 15	Part Lot 25 described as Part 1 25R1513	

1990

PLYMPTON (TOWNSHIP)

Bill Pr65

3

The above includes lots 40, 43, 45, 48, 50, 52, 54, 56, 58, 60, 62, 64, 66, 68, 70, 76, 77, 79, 81, 83, 85, 87, 89, 91, 93, 95 and 97 on Registered Plan Number 448.

The above excludes Registered Plan Numbers 17, 21 and 23.

100

Bill Pr66

An Act respecting the Town of Simcoe

Mr. Miller

1st Reading June 5th, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr66**1990****An Act respecting the Town of Simcoe**

Whereas The Corporation of the Town of Simcoe considers it desirable to eliminate the requirement set out in *The Town of Simcoe Act, 1947*, being chapter 140, that any change of use of the land owned by the Town and known as Market Square be assented to by the electors of the Town; and whereas the applicant hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 3 of *The Town of Simcoe Act, 1947* is repealed 1947, c. 140
and the following substituted:

3.—(1) The Corporation of the Town of Simcoe is the owner of land described in subsection (2) and commonly known as the Market Square free from all restrictions and limitations as to the use and disposal thereof.

(2) Subsection (1) applies to that land located in the Town of Simcoe described as all of Block 72 on Plan 182 filed in the Land Registry Office for the Registry Division of Norfolk.

2. The Corporation of the Town of Simcoe shall register a copy of this Act in the Land Registry Office for the Registry Division of Norfolk within three months of its coming into force.

3. This Act comes into force on the day it receives Royal Assent.

4. The short title of this Act is the *Town of Simcoe Act, 1990.*

Preamble

Market
Square

Description

Registration

Commencement

Short title

Bill Pr66

(*Chapter Pr21
Statutes of Ontario, 1990*)

An Act respecting the Town of Simcoe

Mr. Miller

<i>1st Reading</i>	June 5th, 1990
<i>2nd Reading</i>	June 19th, 1990
<i>3rd Reading</i>	June 19th, 1990
<i>Royal Assent</i>	June 21st, 1990

Bill Pr66

1990

An Act respecting the Town of Simcoe

Whereas The Corporation of the Town of Simcoe considers it desirable to eliminate the requirement set out in *The Town of Simcoe Act, 1947*, being chapter 140, that any change of use of the land owned by the Town and known as Market Square be assented to by the electors of the Town; and whereas the applicant hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 3 of *The Town of Simcoe Act, 1947* is repealed 1947, c. 140
and the following substituted:

3.—(1) The Corporation of the Town of Simcoe is the owner of land described in subsection (2) and commonly known as the Market Square free from all restrictions and limitations as to the use and disposal thereof.

Market
Square

(2) Subsection (1) applies to that land located in the Town of Simcoe described as all of Block 72 on Plan 182 filed in the Land Registry Office for the Registry Division of Norfolk.

Description

2. The Corporation of the Town of Simcoe shall register a copy of this Act in the Land Registry Office for the Registry Division of Norfolk within three months of its coming into force.

Registration

3. This Act comes into force on the day it receives Royal Assent.

Commencement

4. The short title of this Act is the *Town of Simcoe Act, 1990*.

Short title

Bill Pr67

An Act to revive the Harewood Park Association

Mr. MacDonald

1st Reading May 7th, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr67

1990

An Act to revive the Harewood Park Association

Whereas Michael Henderson, David Hanes, Mary Seifred, Preamble
 Len Hessels, Bernhard Steglich, Nelson Freedman, Margaret Pickles and Roslyn Hanes hereby represent that the Harewood Park Association, herein called the Corporation, was incorporated by letters patent dated the 5th day of April, 1965; that the Minister of Consumer and Commercial Relations by order made under the authority of subsection 317 (9) of the *Corporations Act* cancelled the letters patent of the Corporation for default in complying with the *Corporations Information Act* and declared the Corporation to be dissolved on the 27th day of January, 1987; that the applicants were the directors of the Corporation when it was dissolved; that the default occurred by reason of inadvertence; that the Corporation at the time of its dissolution was carrying on the functions authorized by its letters patent and since that time these functions have continued to be carried on in the name of the Corporation; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

R.S.O. 1980,
cc. 95. 96

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Harewood Park Association is hereby revived and is, Revival
 subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts, as of the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.

2. This Act comes into force on the day it receives Royal Assent. Commencement

3. The short title of this Act is the *Harewood Park Association Act, 1990*. Short title

Bill Pr67

*(Chapter Pr16
Statutes of Ontario, 1990)*

An Act to revive the Harewood Park Association

Mr. MacDonald

<i>1st Reading</i>	May 7th, 1990
<i>2nd Reading</i>	May 31st, 1990
<i>3rd Reading</i>	May 31st, 1990
<i>Royal Assent</i>	May 31st, 1990

Bill Pr67

1990

An Act to revive the Harewood Park Association

Whereas Michael Henderson, David Hanes, Mary Seifred, Preamble
 Len Hessel, Bernhard Steglich, Nelson Freedman, Margaret Pickles and Roslyn Hanes hereby represent that the Harewood Park Association, herein called the Corporation, was incorporated by letters patent dated the 5th day of April, 1965; that the Minister of Consumer and Commercial Relations by order made under the authority of subsection 317 (9) of the *Corporations Act* cancelled the letters patent of the Corporation for default in complying with the *Corporations Information Act* and declared the Corporation to be dissolved on the 27th day of January, 1987; that the applicants were the directors of the Corporation when it was dissolved; that the default occurred by reason of inadvertence; that the Corporation at the time of its dissolution was carrying on the functions authorized by its letters patent and since that time these functions have continued to be carried on in the name of the Corporation; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

R.S.O. 1980,
cc. 95, 96

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Harewood Park Association is hereby revived and is, Revival
 subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts, as of the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.

2. This Act comes into force on the day it receives Royal Assent. Commencement

3. The short title of this Act is the *Harewood Park Association Act, 1990*. Short title

Bill Pr68

An Act respecting the Township of Front of Leeds and Lansdowne

Mr. Runciman

1st Reading June 13th, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr68**1990**

**An Act respecting the
Township of Front of Leeds and Lansdowne**

Whereas The Corporation of the Township of Front of Leeds and Lansdowne hereby represents that, as a result of reassessment under section 63 of the *Assessment Act*, being chapter 31 of the Revised Statutes of Ontario, 1980, a manufacturing and industrial assessment factor has been applied in the municipality that the council of the Township considers to be high when compared to other similar municipalities and that the council believes has operated as a deterrent to industrial development or expansion in the Township; and whereas The Corporation of the Township of Front of Leeds and Lansdowne hereby applies for special legislation to provide relief from the effects of the reassessment; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.** In this Act, “assessor” means an assessor as defined in clause 1 (c) of the *Assessment Act*. Definitions
R.S.O. 1980,
c. 31
- 2.**—(1) If, on or after the 1st day of July, 1990, the assessment of real property assessed as manufacturing or industrial in the Township of Front of Leeds and Lansdowne increases by at least \$5,000 as a result of the erection, alteration, enlargement or improvement of any building, structure, machinery, equipment or fixture, the assessor shall make such further assessment as may be necessary to reflect the change, but the increase in assessed value shall be at 65 per cent of that which otherwise would apply. Reduction of
assessment
- (2) If, on or after the 1st day of July, 1990, the assessment of real property is changed to manufacturing or industrial from any other class, the assessor shall compute the manufacturing or industrial assessment in the same manner as other manufacturing or industrial assessment has been determined within the Township of Front of Leeds and Lansdowne, but Idem

the assessed value of such reclassified property shall be at 65 per cent of the computed amount.

Limitation

R.S.O. 1980,
c. 31

(3) This section does not operate so as to deprive the owner of real property from the benefit of any exemption from assessment otherwise available under the *Assessment Act*.

Alteration by
tribunal or
court

3. If any complaint, appeal, proceeding or action pertains to real property assessed totally or partially under section 2, the Assessment Review Board, the Ontario Municipal Board or any court in determining the value at which that real property shall be assessed shall refer to the unrevised assessed value and the assessed value at which similar property in the vicinity is assessed and, if an assessment is to be altered in respect of that real property, the Assessment Review Board, the Ontario Municipal Board or the court, as the case may be, shall make its determination so that the altered assessment is consistent with the 65 per cent reduction described in section 2.

Repeal

4.—(1) This Act is repealed on a day to be named by order of the Minister of Revenue.

Application
of
R.S.O. 1980,
c. 446

Effect of
repeal

(2) The *Regulations Act* applies to an order under subsection (1).

(3) Reductions in assessment given under this Act cease to apply on the day this Act is repealed.

Commencement

5. This Act comes into force on the day it receives Royal Assent.

Short title

6. The short title of this Act is the *Township of Front of Leeds and Lansdowne Act, 1990*.

Bill Pr68

(*Chapter Pr27
Statutes of Ontario, 1990*)

An Act respecting the Township of Front of Leeds and Lansdowne

Mr. Runciman

<i>1st Reading</i>	June 13th, 1990
<i>2nd Reading</i>	June 28th, 1990
<i>3rd Reading</i>	June 28th, 1990
<i>Royal Assent</i>	June 28th, 1990

Bill Pr68

1990

**An Act respecting the
Township of Front of Leeds and Lansdowne**

Whereas The Corporation of the Township of Front of Leeds and Lansdowne hereby represents that, as a result of reassessment under section 63 of the *Assessment Act*, being chapter 31 of the Revised Statutes of Ontario, 1980, a manufacturing and industrial assessment factor has been applied in the municipality that the council of the Township considers to be high when compared to other similar municipalities and that the council believes has operated as a deterrent to industrial development or expansion in the Township; and whereas The Corporation of the Township of Front of Leeds and Lansdowne hereby applies for special legislation to provide relief from the effects of the reassessment; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act, "assessor" means an assessor as defined in clause 1 (c) of the *Assessment Act*. Definition
R.S.O. 1980,
c. 31

2.—(1) If, on or after the 1st day of July, 1990, the assessment of real property assessed as manufacturing or industrial in the Township of Front of Leeds and Lansdowne increases by at least \$5,000 as a result of the erection, alteration, enlargement or improvement of any building, structure, machinery, equipment or fixture, the assessor shall make such further assessment as may be necessary to reflect the change, but the increase in assessed value shall be at 65 per cent of that which otherwise would apply. Reduction of
assessment

(2) If, on or after the 1st day of July, 1990, the assessment of real property is changed to manufacturing or industrial from any other class, the assessor shall compute the manufacturing or industrial assessment in the same manner as other manufacturing or industrial assessment has been determined within the Township of Front of Leeds and Lansdowne, but Idem

the assessed value of such reclassified property shall be at 65 per cent of the computed amount.

Limitation

R.S.O. 1980.
c. 31

(3) This section does not operate so as to deprive the owner of real property from the benefit of any exemption from assessment otherwise available under the *Assessment Act*.

Alteration by
tribunal or
court

3. If any complaint, appeal, proceeding or action pertains to real property assessed totally or partially under section 2, the Assessment Review Board, the Ontario Municipal Board or any court in determining the value at which that real property shall be assessed shall refer to the unrevised assessed value and the assessed value at which similar property in the vicinity is assessed and, if an assessment is to be altered in respect of that real property, the Assessment Review Board, the Ontario Municipal Board or the court, as the case may be, shall make its determination so that the altered assessment is consistent with the 65 per cent reduction described in section 2.

Repeal

4.—(1) This Act is repealed on a day to be named by order of the Minister of Revenue.

Application
of
R.S.O. 1980,
c. 446

Effect of
repeal

(2) The *Regulations Act* applies to an order under subsection (1).

(3) Reductions in assessment given under this Act cease to apply on the day this Act is repealed.

Commencement

5. This Act comes into force on the day it receives Royal Assent.

Short title

6. The short title of this Act is the *Township of Front of Leeds and Lansdowne Act, 1990*.

Bill Pr69

An Act respecting AXA Home Insurance Company

Ms Poole

1st Reading June 5th, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr69

1990

An Act respecting AXA Home Insurance Company

Whereas AXA Home Insurance Company, herein called the Company, hereby represents that it was incorporated as Gibraltar Insurance Company under the laws of the Province of Ontario by letters patent dated the 22nd day of April, 1958; that the letters patent were amended by supplementary letters patent dated the 3rd day of June, 1958 and the 26th day of April, 1962; that the name of the Company was changed to Gibraltar General Insurance Company by supplementary letters patent dated the 1st day of May, 1970; that the letters patent were further amended by supplementary letters patent dated the 6th day of February, 1975, the 12th day of November, 1975, the 21st day of June, 1978, the 14th day of November, 1979, the 10th day of June, 1985 and the 20th day of July, 1988; that the name of the Company was further changed to AXA Home Insurance Company by supplementary letters patent dated the 3rd day of February, 1989; that the Company desires to be continued under the jurisdiction of the Parliament of Canada; and whereas the applicant hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Subject to authorization by special resolution under the *Corporations Act*, the Company may apply to the Minister of Finance of Canada or such other Minister of Canada responsible therefor for letters patent continuing the Company as if it had been incorporated under an Act of the Parliament of Canada and providing *inter alia* that all rights and interests of the shareholders, policyholders and creditors of the Company in, to or against the property, rights and assets of the Company and all liens upon the property, rights and assets of the Company are unimpaired by such continuation.

Application
authorized
R.S.O. 1980,
c. 95

2. Upon the issue of the letters patent referred to in section 1, the Company shall file with the Minister of Consumer and Commercial Relations a notice of the issue of the letters

Items to be
filed

R.S.O. 1980,
c. 95

patent together with a copy of the letters patent certified by the Department of Consumer and Corporate Affairs of Canada and, on and after the date of the filing of the notice, the *Corporations Act* ceases to apply to the Company.

Minister's
certificate

3. The Minister of Consumer and Commercial Relations may, on receipt of the notice and certified copy of the letters patent referred to in section 2, issue a certificate to the Company confirming the date of the filing.

Commence-
ment

4. This Act comes into force on the day it receives Royal Assent.

Short title

5. The short title of this Act is the *AXA Home Insurance Company Act, 1990*.

Bill Pr69

An Act respecting AXA Home Insurance Company

Ms Poole

1st Reading June 5th, 1990

2nd Reading

3rd Reading

Royal Assent

(Reprinted as amended by the Regulations and Private Bills Committee)

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr69

1990

An Act respecting AXA Home Insurance Company

Whereas AXA Home Insurance Company, herein called the Company, hereby represents that it was incorporated as Gibraltar Insurance Company under the laws of the Province of Ontario by letters patent dated the 22nd day of April, 1958; that the letters patent were amended by supplementary letters patent dated the 3rd day of June, 1958 and the 26th day of April, 1962; that the name of the Company was changed to Gibraltar General Insurance Company by supplementary letters patent dated the 1st day of May, 1970; that the letters patent were further amended by supplementary letters patent dated the 6th day of February, 1975, the 12th day of November, 1975, the 21st day of June, 1978, the 14th day of November, 1979, the 10th day of June, 1985 and the 20th day of July, 1988; that the name of the Company was further changed to AXA Home Insurance Company by supplementary letters patent dated the 3rd day of February, 1989; that the Company desires to be continued under the jurisdiction of the Parliament of Canada; and whereas the applicant hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Subject to authorization by special resolution under the *Corporations Act*, the Company may apply to the Minister of Finance of Canada or such other Minister of Canada responsible therefor for letters patent continuing the Company as if it had been incorporated under an Act of the Parliament of Canada and providing *inter alia* that all rights and interests of the shareholders, policyholders and creditors of the Company in, to or against the property, rights and assets of the Company and all liens upon the property, rights and assets of the Company are unimpaired by such continuation.

Application
authorized
R.S.O. 1980.
c. 95

2. Upon the issue of the letters patent referred to in section 1, the Company shall file with the Minister of Consumer and Commercial Relations a notice of the issue of the letters

Items to be
filed

R.S.O. 1980,
c. 95

Minister's
certificate

Commencement

Short title

patent together with a copy of the letters patent certified by the Office of the Superintendent of Financial Institutions Canada and, on and after the date of the filing of the notice, the *Corporations Act* ceases to apply to the Company.

3. The Minister of Consumer and Commercial Relations may, on receipt of the notice and certified copy of the letters patent referred to in section 2, issue a certificate to the Company confirming the date of the filing.

4. This Act comes into force on the day it receives Royal Assent.

5. The short title of this Act is the *AXA Home Insurance Company Act, 1990*.

Bill Pr69

*(Chapter Pr22
Statutes of Ontario, 1990)*

An Act respecting AXA Home Insurance Company

Ms Poole

<i>1st Reading</i>	June 5th, 1990
<i>2nd Reading</i>	June 19th, 1990
<i>3rd Reading</i>	June 19th, 1990
<i>Royal Assent</i>	June 21st, 1990

Bill Pr69**1990****An Act respecting AXA Home Insurance Company**

Whereas AXA Home Insurance Company, herein called the Company, hereby represents that it was incorporated as Gibraltar Insurance Company under the laws of the Province of Ontario by letters patent dated the 22nd day of April, 1958; that the letters patent were amended by supplementary letters patent dated the 3rd day of June, 1958 and the 26th day of April, 1962; that the name of the Company was changed to Gibraltar General Insurance Company by supplementary letters patent dated the 1st day of May, 1970; that the letters patent were further amended by supplementary letters patent dated the 6th day of February, 1975, the 12th day of November, 1975, the 21st day of June, 1978, the 14th day of November, 1979, the 10th day of June, 1985 and the 20th day of July, 1988; that the name of the Company was further changed to AXA Home Insurance Company by supplementary letters patent dated the 3rd day of February, 1989; that the Company desires to be continued under the jurisdiction of the Parliament of Canada; and whereas the applicant hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Subject to authorization by special resolution under the *Corporations Act*, the Company may apply to the Minister of Finance of Canada or such other Minister of Canada responsible therefor for letters patent continuing the Company as if it had been incorporated under an Act of the Parliament of Canada and providing *inter alia* that all rights and interests of the shareholders, policyholders and creditors of the Company in, to or against the property, rights and assets of the Company and all liens upon the property, rights and assets of the Company are unimpaired by such continuation.

Application
authorized
R.S.O. 1980.
c. 95

2. Upon the issue of the letters patent referred to in section 1, the Company shall file with the Minister of Consumer and Commercial Relations a notice of the issue of the letters

Items to be
filed

R.S.O. 1980,
c. 95

Minister's
certificate

Commence-
ment

Short title

patent together with a copy of the letters patent certified by the Office of the Superintendent of Financial Institutions Canada and, on and after the date of the filing of the notice, the *Corporations Act* ceases to apply to the Company.

3. The Minister of Consumer and Commercial Relations may, on receipt of the notice and certified copy of the letters patent referred to in section 2, issue a certificate to the Company confirming the date of the filing.

4. This Act comes into force on the day it receives Royal Assent.

5. The short title of this Act is the *AXA Home Insurance Company Act, 1990*.

Bill Pr70

An Act respecting the Human Resources Professionals Association of Ontario

Mrs. Cunningham

1st Reading May 15th, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr70

1990

**An Act respecting the Human Resources
Professionals Association of Ontario**

Whereas the Personnel Association of Ontario, herein called Preamble the Association, hereby represents that it was incorporated under the laws of Ontario by letters patent dated the 17th day of August, 1979; that the Association wishes to be continued as a corporation for the purpose of carrying out the objects of the Association and of the government and the discipline of its members; that the Association considers it desirable to grant to members of the Association the right to the exclusive use of the designation "Certified Human Resources Professional" and the initials "C.H.R.P."; that the Association wishes to change its name to the Human Resources Professionals Association of Ontario; and whereas the Association hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) The Personnel Association of Ontario is continued as a corporation without share capital and renamed the Human Resources Professionals Association of Ontario. Association continued and renamed

(2) The persons registered as members of the Association on the day this Act comes into force and such other persons as become members constitute the corporation. Members of corporation

(3) The members of the board and the officers of the Association in office immediately before the coming into force of this Act are hereby continued in office until their successors are appointed or elected in accordance with this Act and the by-laws. Continuation of present board

(4) The letters patent of the Association are revoked, but the revocation of the letters patent does not affect the rights or obligations of the Association or any by-law, resolution or appointment of the Association except to the extent that the Letters of patent revoked

by-laws, resolution or appointment is inconsistent with this Act.

Special Act incorporation

(5) The Association shall be deemed to be a corporation incorporated by a special Act.

Objects

2. The objects of the Association are,

- (a) to establish and encourage the acceptance and maintenance of uniform province-wide standards of knowledge, experience and ethics for all persons engaged in the field of human resources management;
- (b) to promote and further the education and improve the competence of persons engaged in human resources management by granting registration and membership to persons who meet the standards of the Association;
- (c) to hold examinations and prescribe tests of competency deemed appropriate to qualify membership in and certification by the Association;
- (d) to maintain discipline among members of the Association;
- (e) to provide a medium for communication and exchange of information, knowledge and ethical standards for those persons engaged in the field of human resources management;
- (f) to sponsor, encourage and promote liaison with other individuals, associations and groups engaged in similar or related fields of activity; and
- (g) to promote the interests of the Association.

Board of directors

3.—(1) The affairs of the Association shall be managed by a board of directors.

Composition

(2) The board shall consist of not fewer than fifteen or more than thirty-five members, as the board may determine, elected from the membership of the Association.

Idem

(3) The Association may by by-law provide for the appointment to the board of up to five persons who are not members of the Association.

(4) The Association may by by-law divide the membership of the Association into regions for the purpose of holding local meetings, organizing local activities and electing one or more directors.

Local regions

(5) The manner of electing the members of the board, the notification to the electors of the time and place of holding elections, the nomination of candidates, the presiding officers at elections, the taking and counting of votes, the giving of a casting vote in the case of an equality of votes, the tenure of office of members of the board and other necessary details shall be as set out in the by-laws.

Elections

(6) A majority of the members of the board constitute a quorum.

Quorum

(7) In the case of death, resignation or incapacity of any member of the board, the board shall fill the vacancy in such manner as may be provided by the by-laws of the Association for the balance of the term and, for the purposes of this subsection, absence from three consecutive meetings of the board may be treated by the board as incapacity.

Vacancies

(8) The board shall appoint a registrar, who need not be a member of the board, to perform the functions assigned by this Act and the board.

Registrar

4.—(1) The board may pass by-laws necessary to conduct the business and carry out the objects of the Association including,

By-laws

- (a) prescribing the curriculum and the courses of study to be pursued by students and candidates in order to satisfy the academic requirements of any particular registration;
- (b) prescribing the experience criteria to be met by candidates for registration;
- (c) regulating and governing the conduct of members of the Association in the practice of their profession, by prescribing a code of ethics, rules of professional conduct and standards of practice;
- (d) providing for the suspension, expulsion or other penalty for professional misconduct, incapacity or incompetence;
- (e) prescribing fees payable to the Association;

(f) governing the calling, holding and conducting of meetings of the board and of the members of the Association;

(g) authorizing the making of grants for any purpose that may tend to advance knowledge of human resources management or improve standards of practice.

Confirmation
of by-laws

(2) Every by-law or amendment to a by-law is effective when it is passed but expires with the close of the next annual meeting of the members of the Association held after its passing, unless it is confirmed at that meeting.

Examination
of by-laws

(3) The by-laws of the Association shall be open to examination by the public at the head office of the Association during normal business hours.

Membership

5.—(1) The Association shall grant membership to every person who applies therefor in accordance with the by-laws and the rules of the Association, if the person,

(a) is of good character;

(b) has complied with the academic and experience requirements specified in the by-laws for the issuance of membership; and

(c) has passed such examinations as the board may prescribe by by-law.

Register

(2) The registrar shall keep a register in which shall be entered the names of all members of the Association in good standing, their status, and the categories of qualification to which any registration or certificate relates and within which any member has the rights and privileges of practice.

Inspection of
register

(3) The register shall be open to examination by the public at the head office of the Association during normal business hours.

Appeal

6.—(1) A person who is qualified for membership in the Association and who has been refused membership or a person who has been subject to a disciplinary sanction under the by-laws may appeal to the Divisional Court from the refusal to grant membership or from the sanction.

Record

(2) Upon the request of a party desiring to appeal to the Divisional Court and upon payment of a reasonable fee, the registrar shall furnish the party with a certified copy of the

record of the proceeding, including the documents submitted and the decision appealed from.

7.—(1) Every member of the Association who has satisfied the criteria set out in the by-laws of the Association may use the designation "Certified Human Resources Professional" and may use after his or her name the initials "C.H.R.P.". Designation

(2) Any person in Ontario who, not being a registered member of the Association, takes or uses the designation of "Certified Human Resources Professional" or its abbreviation "C.H.R.P." alone or in combination with any other words, name, title or description or implies, suggests or holds out that the person is a certified human resources professional is guilty of an offence. Offence

(3) In every case where registration is an issue, the production of a copy of the register, certified under the hand of the registrar, is sufficient evidence of all persons who are registered in lieu of the production of the original register. Evidence

(4) Any certificate purporting to be signed by a person in his or her capacity as registrar is proof, in the absence of evidence to the contrary, that such person is the registrar without proof of the person's signature or of the person being in fact the registrar. Idem

(5) The absence of the name of any person from a copy of the register produced under subsection (3) is proof, in the absence of evidence to the contrary, that the person is not registered. Idem

8.—(1) The board shall cause the removal of the name of a member from the register, Removal from register

- (a) at the request or with the written consent of the member whose name is to be removed;
- (b) where the name has been incorrectly entered;
- (c) where notification is received of a member's death;
- (d) where the registration of a member has been suspended or revoked through disciplinary proceedings; or
- (e) where the member has failed to renew membership.

(2) Subject to subsection (3), the board, on such grounds as it considers sufficient, may cause the name of a person Restoration to register

removed from the register to be restored thereto either without fee or upon payment to the Association of any arrears in fees.

Idem

(3) If the name of a person whose registration has been suspended or revoked under clause (1) (d) is to be restored to the register, the board may, by resolution, direct that the name be restored subject to such conditions as the board may impose.

Right to practice unaffected

9. This Act does not affect or interfere with the right of any person to describe himself or herself as a human resources professional or to work in the field of human resources management.

Surplus

10. Any surplus derived from carrying on the affairs of the Association shall be applied solely in carrying out its objects and shall not be divided among its members.

Commencement

11. This Act comes into force on the day it receives Royal Assent.

Short title

12. The short title of this Act is the *Human Resources Professionals Association of Ontario Act, 1990*.

Bill Pr70

An Act respecting the Human Resources Professionals Association of Ontario

Mrs. Cunningham

1st Reading May 15th, 1990

2nd Reading

3rd Reading

Royal Assent

(Reprinted as amended by the Regulations and Private Bills Committee)

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr70

1990

**An Act respecting the Human Resources
Professionals Association of Ontario**

Whereas the Personnel Association of Ontario, herein called the Association, hereby represents that it was incorporated under the laws of Ontario by letters patent dated the 17th day of August, 1979 and by supplementary letters patent dated the 7th day of June, 1990 changed its name to the Human Resources Professionals Association of Ontario; that the Association wishes to be continued as a corporation for the purpose of carrying out the objects of the Association and of the government and the discipline of its members; that the Association considers it desirable to grant to members of the Association the right to the exclusive use of the designation "Certified Human Resources Professional" and the initials "C.H.R.P."; and whereas the Association hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) The Human Resources Professionals Association of Ontario is continued as a corporation without share capital.

Association continued

(2) The persons registered as members of the Association on the day this Act comes into force and such other persons as become members constitute the corporation.

Members of corporation

(3) The members of the board and the officers of the Association in office immediately before the coming into force of this Act are hereby continued in office until their successors are appointed or elected in accordance with this Act and the by-laws.

Continuation of present board

(4) The letters patent of the Association are revoked, but the revocation of the letters patent does not affect the rights or obligations of the Association or any by-law, resolution or appointment of the Association except to the extent that the

Letters of patent revoked

by-laws, resolution or appointment is inconsistent with this Act.

Special Act incorporation

(5) The Association shall be deemed to be a corporation incorporated by a special Act.

Objects

2. The objects of the Association are,

- (a) to establish and encourage the acceptance and maintenance of uniform province-wide standards of knowledge, experience and ethics for all persons engaged in the field of human resources management;
- (b) to promote and further the education and improve the competence of persons engaged in human resources management by granting registration and membership to persons who meet the standards of the Association;
- (c) to hold examinations and prescribe tests of competency deemed appropriate to qualify membership in and certification by the Association;
- (d) to maintain discipline among members of the Association;
- (e) to provide a medium for communication and exchange of information, knowledge and ethical standards for those persons engaged in the field of human resources management;
- (f) to sponsor, encourage and promote liaison with other individuals, associations and groups engaged in similar or related fields of activity; and
- (g) to promote the interests of the Association.

Board of directors

3.—(1) The affairs of the Association shall be managed by a board of directors.

Composition

(2) The board shall consist of not fewer than fifteen or more than thirty-five members, as the board may determine, elected from the membership of the Association.

Idem

(3) The Association may by by-law provide for the appointment to the board of up to five persons who are not members of the Association.

(4) The Association may by by-law divide the membership of the Association into regions for the purpose of holding local meetings, organizing local activities and electing one or more directors. Local regions

(5) The manner of electing the members of the board, the notification to the electors of the time and place of holding elections, the nomination of candidates, the presiding officers at elections, the taking and counting of votes, the giving of a casting vote in the case of an equality of votes, the tenure of office of members of the board and other necessary details shall be as set out in the by-laws. Elections

(6) A majority of the members of the board constitute a quorum. Quorum

(7) In the case of death, resignation or incapacity of any member of the board, the board shall fill the vacancy in such manner as may be provided by the by-laws of the Association for the balance of the term and, for the purposes of this subsection, absence from three consecutive meetings of the board may be treated by the board as incapacity. Vacancies

(8) The board shall appoint a registrar, who need not be a member of the board, to perform the functions assigned by this Act and the board. Registrar

4.—(1) The board may pass by-laws necessary to conduct the business and carry out the objects of the Association including, By-laws

- (a) prescribing the curriculum and the courses of study to be pursued by students and candidates in order to satisfy the academic requirements of any particular registration;
- (b) prescribing the experience criteria to be met by candidates for registration;
- (c) regulating and governing the conduct of members of the Association in the practice of their profession, by prescribing a code of ethics, rules of professional conduct and standards of practice;
- (d) providing for the suspension, expulsion or other penalty for professional misconduct, incapacity or incompetence;
- (e) prescribing fees payable to the Association;

Confirmation
of by-laws

- (f) governing the calling, holding and conducting of meetings of the board and of the members of the Association;
- (g) authorizing the making of grants for any purpose that may tend to advance knowledge of human resources management or improve standards of practice.

Examination
of by-laws

(2) Every by-law or amendment to a by-law is effective when it is passed but expires with the close of the next annual meeting of the members of the Association held after its passing, unless it is confirmed at that meeting.

(3) The by-laws of the Association shall be open to examination by the public at the head office of the Association during normal business hours.

Membership

5.—(1) The Association shall grant membership to every person who applies therefor in accordance with the by-laws and the rules of the Association, if the person,

- (a) is of good character;
- (b) has complied with the academic and experience requirements specified in the by-laws for the issuance of membership; and
- (c) has passed such examinations as the board may prescribe by by-law.

Register

(2) The registrar shall keep a register in which shall be entered the names of all members of the Association in good standing, their status, and the categories of qualification to which any registration or certificate relates and within which any member has the rights and privileges of practice.

Inspection of
register

(3) The register shall be open to examination by the public at the head office of the Association during normal business hours.

Appeal

6.—(1) A person who is qualified for membership in the Association and who has been refused membership or a person who has been subject to a disciplinary sanction under the by-laws may appeal to the Divisional Court from the refusal to grant membership or from the sanction.

Record

(2) Upon the request of a party desiring to appeal to the Divisional Court and upon payment of a reasonable fee, the registrar shall furnish the party with a certified copy of the

record of the proceeding, including the documents submitted and the decision appealed from.

7.—(1) Every member of the Association who has satisfied the criteria set out in the by-laws of the Association may use the designation "Certified Human Resources Professional" and may use after his or her name the initials "C.H.R.P.". Designation

(2) Any person in Ontario who, not being a registered member of the Association, takes or uses the designation of "Certified Human Resources Professional" or its abbreviation "C.H.R.P." alone or in combination with any other words, name, title or description or implies, suggests or holds out that the person is a certified human resources professional is guilty of an offence. Offence

(3) In every case where registration is an issue, the production of a copy of the register, certified under the hand of the registrar, is sufficient evidence of all persons who are registered in lieu of the production of the original register. Evidence

(4) Any certificate purporting to be signed by a person in his or her capacity as registrar is proof, in the absence of evidence to the contrary, that such person is the registrar without proof of the person's signature or of the person being in fact the registrar. Idem

(5) The absence of the name of any person from a copy of the register produced under subsection (3) is proof, in the absence of evidence to the contrary, that the person is not registered. Idem

8.—(1) The board shall cause the removal of the name of a member from the register, Removal from register

- (a) at the request or with the written consent of the member whose name is to be removed;
- (b) where the name has been incorrectly entered;
- (c) where notification is received of a member's death;
- (d) where the registration of a member has been suspended or revoked through disciplinary proceedings; or
- (e) where the member has failed to renew membership.

(2) Subject to subsection (3), the board, on such grounds as it considers sufficient, may cause the name of a person Restoration to register

removed from the register to be restored thereto either without fee or upon payment to the Association of any arrears in fees.

Idem

(3) If the name of a person whose registration has been suspended or revoked under clause (1) (d) is to be restored to the register, the board may, by resolution, direct that the name be restored subject to such conditions as the board may impose.

Right to practice unaffected

9. This Act does not affect or interfere with the right of any person to describe himself or herself as a human resources professional or to work in the field of human resources management.

Surplus

10. Any surplus derived from carrying on the affairs of the Association shall be applied solely in carrying out its objects and shall not be divided among its members.

Commencement

11. This Act comes into force on the day it receives Royal Assent.

Short title

12. The short title of this Act is the *Human Resources Professionals Association of Ontario Act, 1990*.

Bill Pr70

(*Chapter Pr28
Statutes of Ontario, 1990*)

An Act respecting the Human Resources Professionals Association of Ontario

Mrs. Cunningham

<i>1st Reading</i>	May 15th, 1990
<i>2nd Reading</i>	June 28th, 1990
<i>3rd Reading</i>	June 28th, 1990
<i>Royal Assent</i>	June 28th, 1990

Bill Pr70

1990

**An Act respecting the Human Resources
Professionals Association of Ontario**

Whereas the Personnel Association of Ontario, herein called Preamble the Association, hereby represents that it was incorporated under the laws of Ontario by letters patent dated the 17th day of August, 1979 and by supplementary letters patent dated the 7th day of June, 1990 changed its name to the Human Resources Professionals Association of Ontario; that the Association wishes to be continued as a corporation for the purpose of carrying out the objects of the Association and of the government and the discipline of its members; that the Association considers it desirable to grant to members of the Association the right to the exclusive use of the designation "Certified Human Resources Professional" and the initials "C.H.R.P."; and whereas the Association hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) The Human Resources Professionals Association of Ontario is continued as a corporation without share capital. Association continued

(2) The persons registered as members of the Association on the day this Act comes into force and such other persons as become members constitute the corporation. Members of corporation

(3) The members of the board and the officers of the Association in office immediately before the coming into force of this Act are hereby continued in office until their successors are appointed or elected in accordance with this Act and the by-laws. Continuation of present board

(4) The letters patent of the Association are revoked, but the revocation of the letters patent does not affect the rights or obligations of the Association or any by-law, resolution or appointment of the Association except to the extent that the Letters of patent revoked

by-laws, resolution or appointment is inconsistent with this Act.

Special Act incorporation

(5) The Association shall be deemed to be a corporation incorporated by a special Act.

Objects

2. The objects of the Association are,

- (a) to establish and encourage the acceptance and maintenance of uniform province-wide standards of knowledge, experience and ethics for all persons engaged in the field of human resources management;
- (b) to promote and further the education and improve the competence of persons engaged in human resources management by granting registration and membership to persons who meet the standards of the Association;
- (c) to hold examinations and prescribe tests of competency deemed appropriate to qualify membership in and certification by the Association;
- (d) to maintain discipline among members of the Association;
- (e) to provide a medium for communication and exchange of information, knowledge and ethical standards for those persons engaged in the field of human resources management;
- (f) to sponsor, encourage and promote liaison with other individuals, associations and groups engaged in similar or related fields of activity; and
- (g) to promote the interests of the Association.

Board of directors

3.—(1) The affairs of the Association shall be managed by a board of directors.

Composition

(2) The board shall consist of not fewer than fifteen or more than thirty-five members, as the board may determine, elected from the membership of the Association.

Idem

(3) The Association may by by-law provide for the appointment to the board of up to five persons who are not members of the Association.

(4) The Association may by by-law divide the membership of the Association into regions for the purpose of holding local meetings, organizing local activities and electing one or more directors. Local regions

(5) The manner of electing the members of the board, the notification to the electors of the time and place of holding elections, the nomination of candidates, the presiding officers at elections, the taking and counting of votes, the giving of a casting vote in the case of an equality of votes, the tenure of office of members of the board and other necessary details shall be as set out in the by-laws. Elections

(6) A majority of the members of the board constitute a quorum. Quorum

(7) In the case of death, resignation or incapacity of any member of the board, the board shall fill the vacancy in such manner as may be provided by the by-laws of the Association for the balance of the term and, for the purposes of this subsection, absence from three consecutive meetings of the board may be treated by the board as incapacity. Vacancies

(8) The board shall appoint a registrar, who need not be a member of the board, to perform the functions assigned by this Act and the board. Registrar

4.—(1) The board may pass by-laws necessary to conduct the business and carry out the objects of the Association including, By-laws

- (a) prescribing the curriculum and the courses of study to be pursued by students and candidates in order to satisfy the academic requirements of any particular registration;
- (b) prescribing the experience criteria to be met by candidates for registration;
- (c) regulating and governing the conduct of members of the Association in the practice of their profession, by prescribing a code of ethics, rules of professional conduct and standards of practice;
- (d) providing for the suspension, expulsion or other penalty for professional misconduct, incapacity or incompetence;
- (e) prescribing fees payable to the Association;

- (f) governing the calling, holding and conducting of meetings of the board and of the members of the Association;
- (g) authorizing the making of grants for any purpose that may tend to advance knowledge of human resources management or improve standards of practice.

Confirmation
of by-laws

- (2) Every by-law or amendment to a by-law is effective when it is passed but expires with the close of the next annual meeting of the members of the Association held after its passing, unless it is confirmed at that meeting.

Examination
of by-laws

- (3) The by-laws of the Association shall be open to examination by the public at the head office of the Association during normal business hours.

Membership

- 5.—(1)** The Association shall grant membership to every person who applies therefor in accordance with the by-laws and the rules of the Association, if the person,

- (a) is of good character;
- (b) has complied with the academic and experience requirements specified in the by-laws for the issuance of membership; and
- (c) has passed such examinations as the board may prescribe by by-law.

Register

- (2) The registrar shall keep a register in which shall be entered the names of all members of the Association in good standing, their status, and the categories of qualification to which any registration or certificate relates and within which any member has the rights and privileges of practice.

Inspection of
register

- (3) The register shall be open to examination by the public at the head office of the Association during normal business hours.

Appeal

- 6.—(1)** A person who is qualified for membership in the Association and who has been refused membership or a person who has been subject to a disciplinary sanction under the by-laws may appeal to the Divisional Court from the refusal to grant membership or from the sanction.

Record

- (2) Upon the request of a party desiring to appeal to the Divisional Court and upon payment of a reasonable fee, the registrar shall furnish the party with a certified copy of the

record of the proceeding, including the documents submitted and the decision appealed from.

7.—(1) Every member of the Association who has satisfied the criteria set out in the by-laws of the Association may use the designation "Certified Human Resources Professional" and may use after his or her name the initials "C.H.R.P.". Designation

(2) Any person in Ontario who, not being a registered member of the Association, takes or uses the designation of "Certified Human Resources Professional" or its abbreviation "C.H.R.P." alone or in combination with any other words, name, title or description or implies, suggests or holds out that the person is a certified human resources professional is guilty of an offence. Offence

(3) In every case where registration is an issue, the production of a copy of the register, certified under the hand of the registrar, is sufficient evidence of all persons who are registered in lieu of the production of the original register. Evidence

(4) Any certificate purporting to be signed by a person in his or her capacity as registrar is proof, in the absence of evidence to the contrary, that such person is the registrar without proof of the person's signature or of the person being in fact the registrar. Idem

(5) The absence of the name of any person from a copy of the register produced under subsection (3) is proof, in the absence of evidence to the contrary, that the person is not registered. Idem

8.—(1) The board shall cause the removal of the name of a member from the register, Removal
from register

(a) at the request or with the written consent of the member whose name is to be removed;

(b) where the name has been incorrectly entered;

(c) where notification is received of a member's death;

(d) where the registration of a member has been suspended or revoked through disciplinary proceedings; or

(e) where the member has failed to renew membership.

(2) Subject to subsection (3), the board, on such grounds as it considers sufficient, may cause the name of a person Restoration
to register

removed from the register to be restored thereto either without fee or upon payment to the Association of any arrears in fees.

Idem (3) If the name of a person whose registration has been suspended or revoked under clause (1) (d) is to be restored to the register, the board may, by resolution, direct that the name be restored subject to such conditions as the board may impose.

Right to practice unaffected **9.** This Act does not affect or interfere with the right of any person to describe himself or herself as a human resources professional or to work in the field of human resources management.

Surplus **10.** Any surplus derived from carrying on the affairs of the Association shall be applied solely in carrying out its objects and shall not be divided among its members.

Commencement **11.** This Act comes into force on the day it receives Royal Assent.

Short title **12.** The short title of this Act is the *Human Resources Professionals Association of Ontario Act, 1990*.

Bill Pr72

An Act to revive Silayan Filipino Community Centre

Mr. Velshi

1st Reading April 30th, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr72**1990**

**An Act to revive
Silayan Filipino Community Centre**

Whereas Carlota T. Rubio, Connie Celso-Kerr and Nilda Exmundo hereby represent that Silayan Filipino Community Centre, herein called the Corporation, was incorporated by letters patent dated the 21st day of February, 1979; that the Minister of Consumer and Commercial Relations by order dated the 27th day of January, 1987 and made under the authority of subsection 317 (9) of the *Corporations Act* cancelled the certificate of incorporation of the Corporation for default in complying with section 5 of the *Corporations Information Act* and declared the Corporation to be dissolved on the 27th day of January, 1987; that Carlota T. Rubio and Connie Celso-Kerr were directors and officers of the Corporation at the time of its dissolution; that the applicants are members of the executive council of the on-going organization carried on in the name of the Corporation; that none of them was aware of the dissolution until more than two years after the date thereof; that the Corporation at the time of its dissolution was carrying on its activities and has continued to carry on its activities in the name of the Corporation since the time of its dissolution; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble

R.S.O. 1980,
cc. 95, 96

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.** Silayan Filipino Community Centre is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Revival

Commence-
ment

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *Silayan Filipino Community Centre Act, 1990*.

Bill Pr72

*(Chapter Pr17
Statutes of Ontario, 1990)*

An Act to revive Silayan Filipino Community Centre

Mr. Velshi

<i>1st Reading</i>	April 30th, 1990
<i>2nd Reading</i>	May 31st, 1990
<i>3rd Reading</i>	May 31st, 1990
<i>Royal Assent</i>	May 31st, 1990

Bill Pr72**1990**

**An Act to revive
Silayan Filipino Community Centre**

Whereas Carlota T. Rubio, Connie Celso-Kerr and Nilda Exmundo hereby represent that Silayan Filipino Community Centre, herein called the Corporation, was incorporated by letters patent dated the 21st day of February, 1979; that the Minister of Consumer and Commercial Relations by order dated the 27th day of January, 1987 and made under the authority of subsection 317 (9) of the *Corporations Act* cancelled the certificate of incorporation of the Corporation for default in complying with section 5 of the *Corporations Information Act* and declared the Corporation to be dissolved on the 27th day of January, 1987; that Carlota T. Rubio and Connie Celso-Kerr were directors and officers of the Corporation at the time of its dissolution; that the applicants are members of the executive council of the on-going organization carried on in the name of the Corporation; that none of them was aware of the dissolution until more than two years after the date thereof; that the Corporation at the time of its dissolution was carrying on its activities and has continued to carry on its activities in the name of the Corporation since the time of its dissolution; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble

R.S.O. 1980.
cc. 95. 96

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.** Silayan Filipino Community Centre is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Revival

Commencement

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *Silayan Filipino Community Centre Act, 1990*.

Bill Pr73

An Act to revive Ontario Korean Businessmen's Association

Mr. Ruprecht

1st Reading May 14th, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr73

1990

**An Act to revive
Ontario Korean Businessmen's Association**

Whereas In-Ju Whang hereby represents that Ontario Korean Preamble
 Businessmen's Association, herein called the Corporation,
 was incorporated by letters patent dated the 3rd day of
 February, 1978; that the Ministry of Consumer and
 Commercial Relations by order made under the authority of
 subsection 317 (9) of the *Corporations Act*, cancelled the letters
 patent of the Corporation for failure to comply with the
Corporations Information Act and declared the Corporation to
 be dissolved on the 27th day of January, 1987; that the applicant
 is a director of the ongoing organization carried on in the
 name of the Corporation; that the default occurred by reason
 of inadvertence; that the Corporation at the time of its disso-
 lution was carrying on the functions authorized by its letters
 patent and since that time these functions have continued to
 be carried on in the name of the Corporation; and whereas
 the applicant hereby applies for special legislation reviving the
 Corporation; and whereas it is expedient to grant the applica-
 tion;

R.S.O. 1980.
cc. 95, 96

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Ontario Korean Businessmen's Association is hereby** Corporation revived
 revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts, as of the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.
- 2. This Act comes into force on the day it receives Royal Assent.** Commencement
- 3. The short title of this Act is the *Ontario Korean Businessmen's Association Act*, 1990.** Short title

Bill Pr73

(*Chapter Pr23
Statutes of Ontario, 1990*)

An Act to revive Ontario Korean Businessmen's Association

Mr. Ruprecht

<i>1st Reading</i>	May 14th, 1990
<i>2nd Reading</i>	June 19th, 1990
<i>3rd Reading</i>	June 19th, 1990
<i>Royal Assent</i>	June 21st, 1990

Bill Pr73

1990

**An Act to revive
Ontario Korean Businessmen's Association**

Whereas In-Ju Whang hereby represents that Ontario Korean Businessmen's Association, herein called the Corporation, was incorporated by letters patent dated the 3rd day of February, 1978; that the Ministry of Consumer and Commercial Relations by order made under the authority of subsection 317 (9) of the *Corporations Act*, cancelled the letters patent of the Corporation for failure to comply with the *Corporations Information Act* and declared the Corporation to be dissolved on the 27th day of January, 1987; that the applicant is a director of the ongoing organization carried on in the name of the Corporation; that the default occurred by reason of inadvertence; that the Corporation at the time of its dissolution was carrying on the functions authorized by its letters patent and since that time these functions have continued to be carried on in the name of the Corporation; and whereas the applicant hereby applies for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble

R.S.O. 1980.
cc. 95. 96

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Ontario Korean Businessmen's Association is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts, as of the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.

Corporation
revived

2. This Act comes into force on the day it receives Royal Assent.

Commencement

3. The short title of this Act is the *Ontario Korean Businessmen's Association Act, 1990*.

Short title

Bill Pr76

An Act to revive Jabko Holdings Ltd.

Mr. Owen

1st Reading May 8th, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr76**1990****An Act to revive Jabko Holdings Ltd.**

Whereas Raymond Janse hereby represents that Jabko Holdings Ltd., herein called the Corporation, was incorporated by articles of incorporation dated the 11th day of September, 1974; that the Minister of Consumer and Commercial Relations by order made under the authority of section 239 of the *Business Corporations Act*, 1982 cancelled the certificate of incorporation of the Corporation for default in complying with the *Corporations Tax Act* and declared the Corporation to be dissolved on the 24th day of August, 1981; that the applicant was the sole director and common shareholder of the Corporation when it was dissolved; that the default occurred by reason of inadvertence; that the Corporation at the time of its dissolution was carrying on the functions authorized by its articles of incorporation and since that time these functions have continued to be carried on in the name of the Corporation; and whereas the applicant hereby applies for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble

1982, c. 4

R.S.O. 1980,
c. 97

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**1. Jabko Holdings Ltd. is hereby revived and is, subject to Revival
any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts, as of the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.**

2. This Act comes into force on the day it receives Royal Assent. Commencement

3. The short title of this Act is the *Jabko Holdings Ltd. Act*, 1990. Short title

Bill Pr76

An Act to revive Jabko Holdings Ltd.

Mr. Owen

1st Reading May 8th, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr76

1990

An Act to revive Jabko Holdings Ltd.

Whereas Raymond Janse hereby represents that Jabko Holdings Ltd., herein called the Corporation, was incorporated by articles of incorporation dated the 11th day of September, 1974; that the Minister of Consumer and Commercial Relations by order made under the authority of section 239 of the *Business Corporations Act*, 1982 cancelled the certificate of incorporation of the Corporation for default in complying with the *Corporations Tax Act* and declared the Corporation to be dissolved on the 24th day of August, 1981; that the applicant was the sole director and common shareholder of the Corporation when it was dissolved; that the default occurred by reason of inadvertence; that the Corporation at the time of its dissolution was carrying on the functions authorized by its articles of incorporation and since that time these functions have continued to be carried on in the name of the Corporation; and whereas the applicant hereby applies for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble 1982, c. 4

R.S.O. 1980,
c. 97

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**1. Jabko Holdings Ltd. is hereby revived and is, subject to Revival
any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts, as of the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.**

2. This Act comes into force on the day it receives Royal Assent. Commencement

3. The short title of this Act is the *Jabko Holdings Ltd. Act*, 1990. Short title

Bill Pr76

*(Chapter Pr18
Statutes of Ontario, 1990)*

An Act to revive Jabko Holdings Ltd.

Mr. Owen

<i>1st Reading</i>	May 8th, 1990
<i>2nd Reading</i>	May 31st, 1990
<i>3rd Reading</i>	May 31st, 1990
<i>Royal Assent</i>	May 31st, 1990

Bill Pr76

1990

An Act to revive Jabko Holdings Ltd.

Whereas Raymond Janse hereby represents that Jabko Holdings Ltd., herein called the Corporation, was incorporated by articles of incorporation dated the 11th day of September, 1974; that the Minister of Consumer and Commercial Relations by order made under the authority of section 239 of the *Business Corporations Act, 1982* cancelled the certificate of incorporation of the Corporation for default in complying with the *Corporations Tax Act* and declared the Corporation to be dissolved on the 24th day of August, 1981; that the applicant was the sole director and common shareholder of the Corporation when it was dissolved; that the default occurred by reason of inadvertence; that the Corporation at the time of its dissolution was carrying on the functions authorized by its articles of incorporation and since that time these functions have continued to be carried on in the name of the Corporation; and whereas the applicant hereby applies for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Jabko Holdings Ltd. is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts, as of the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.

2. This Act comes into force on the day it receives Royal Assent.

3. The short title of this Act is the *Jabko Holdings Ltd. Act, 1990.*

Preamble

1982, c. 4

R.S.O. 1980,
c. 97

Revival

Commencement

Short title

Bill Pr77

An Act respecting the City of Toronto

Ms Poole

1st Reading June 26th, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is to allow The Corporation of the City of Toronto to pay the amount levied against the City by The Municipality of Metropolitan Toronto in twelve monthly instalments in the manner described in section 3.

Bill Pr77

1990

An Act respecting the City of Toronto

Whereas The Corporation of the City of Toronto hereby applies for special legislation in respect of the matters herein-after set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Definitions

“Corporation” means The Corporation of the City of Toronto;

“Metropolitan Corporation” means The Municipality of Metropolitan Toronto;

“Metropolitan Council” means the council of the Metropolitan Corporation.

2.—(1) Despite the *Municipality of Metropolitan Toronto Act* and the *Education Act*, the amount levied against the Corporation by the Metropolitan Council under section 219 or 220 of the *Municipality of Metropolitan Toronto Act* shall be paid by the Corporation to the Metropolitan Corporation in monthly instalments on the 15th day of the month.

Payments of
levy
R.S.O. 1980,
cc. 314, 129

(2) No amount is payable to the Metropolitan Corporation under this Act until the Metropolitan Corporation has levied an amount against the Corporation in accordance with the *Municipality of Metropolitan Toronto Act*.

3. The instalments referred to in section 2 shall be calculated as follows:

Idem
Calculation
of payments

- From the time the Metropolitan Corporation levies against the Corporation under section 220 of the *Municipality of Metropolitan Toronto Act* and up to and including the month in which the Metropolitan

R.S.O. 1980,
c. 314

Council adopts estimates for the current year, the amount to be paid by the Corporation each month shall be one-twelfth of the levy made against the Corporation by the Metropolitan Corporation in the preceding year to the limit authorized by section 220 of that Act.

2. For the remainder of the year, the amount to be paid by the Corporation each month shall be the amount levied against the Corporation in that year, less all amounts paid by the Corporation under paragraph 1, divided by the number of months remaining in that year.

Commencement

4. This Act shall be deemed to have come into force on the 1st day of January, 1990.

Short title

5. The short title of this Act is the *City of Toronto Act, 1990*.

Bill Pr78

An Act respecting the City of Mississauga

Mrs. Marland

1st Reading June 5th, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the amendment is to enable the City of Mississauga to continue to give property tax credits to persons who are economically disadvantaged if they meet the requirements described in section 2 of the Act (section 1 of the Bill). The authority to give tax credits would be extended from the current expiry date of 1990 to the year 1995.

Bill Pr78

1990

An Act respecting the City of Mississauga

Whereas The Corporation of the City of Mississauga hereby applies for special legislation in respect of the matters herein-after set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 2 of the *City of Mississauga Act, 1987*, being 1987, c. Pr8 chapter Pr8, is repealed and the following substituted:

2. The council of the Corporation may pass by-laws authorizing and directing the treasurer of the Corporation to allow owners of residential real property in the City of Mississauga a uniform credit or refund in an amount of \$150 per year or such greater amount as the by-law may provide against municipal taxes for the years 1990, 1991, 1992, 1993, 1994 and 1995, in respect of the residential real property,

Tax credit
and refund
authorized

(a) if the owner or the spouse of the owner, or both,

(i) has or have attained the age of sixty years and is or are receiving benefits under the *Family Benefits Act* or assistance under the *General Welfare Assistance Act*, or

R.S.O. 1980,
cc. 151, 188

(ii) has or have attained the age of sixty-five years and is or are receiving a monthly guaranteed income supplement under Part II of the *Old Age Security Act*(Canada), or

R.S.C. 1985,
c. O-9

(iii) is or are handicapped and is or are receiving benefits under the *Family Benefits Act* or assistance under the *General Welfare Assistance Act*;

(b) if the owner or the spouse of the owner, or both, occupies or occupy the property in respect of which

municipal taxes are imposed as his, her or their personal residence; and

- (c) if the owner or the spouse of the owner, or both, has or have been assessed as the owner of residential real property in the municipality for a period of not less than one year, or for a period of not less than such other number of years up to five as the by-law may provide, immediately preceding the date of application for the credit.

Commencement

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *City of Mississauga Act, 1990*.

Bill Pr78

(*Chapter Pr29
Statutes of Ontario, 1990*)

An Act respecting the City of Mississauga

Mrs. Marland

<i>1st Reading</i>	June 5th, 1990
<i>2nd Reading</i>	June 28th, 1990
<i>3rd Reading</i>	June 28th, 1990
<i>Royal Assent</i>	June 28th, 1990

Bill Pr78**1990****An Act respecting the City of Mississauga**

Whereas The Corporation of the City of Mississauga hereby applies for special legislation in respect of the matters herein-after set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 2 of the *City of Mississauga Act, 1987*, being 1987, c. Pr8 chapter Pr8, is repealed and the following substituted:

2. The council of the Corporation may pass by-laws authorizing and directing the treasurer of the Corporation to allow owners of residential real property in the City of Mississauga a uniform credit or refund in an amount of \$150 per year or such greater amount as the by-law may provide against municipal taxes for the years 1990, 1991, 1992, 1993, 1994 and 1995, in respect of the residential real property,

Tax credit
and refund
authorized

(a) if the owner or the spouse of the owner, or both,

(i) has or have attained the age of sixty years and is or are receiving benefits under the *Family Benefits Act* or assistance under the *General Welfare Assistance Act*, or

R.S.O. 1980.
cc. 151. 188

(ii) has or have attained the age of sixty-five years and is or are receiving a monthly guaranteed income supplement under Part II of the *Old Age Security Act* (Canada), or

R.S.C. 1985.
c. O-9

(iii) is or are handicapped and is or are receiving benefits under the *Family Benefits Act* or assistance under the *General Welfare Assistance Act*;

(b) if the owner or the spouse of the owner, or both, occupies or occupy the property in respect of which

municipal taxes are imposed as his, her or their personal residence; and

- (c) if the owner or the spouse of the owner, or both, has or have been assessed as the owner of residential real property in the municipality for a period of not less than one year, or for a period of not less than such other number of years up to five as the by-law may provide, immediately preceding the date of application for the credit.

Commence-
ment

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *City of Mississauga Act, 1990*.

Bill Pr79

An Act respecting the Township of Guilford

Mr. Eakins

1st Reading May 17th, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is to allow the costs of improvements to Deer Lake Drive in the Township of Guilford to be assessed against the lots benefiting from the improved road based on the categories described in Schedule B.

Bill Pr79

1990

An Act respecting the Township of Guilford

Whereas The Corporation of the United Townships of Dysart, Dudley, Harcourt, Guilford, Harburn, Bruton, Havelock, Eyre and Clyde, herein called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The Corporation may by by-law authorize the improvement of Deer Lake Drive, in the Township of Guilford, as described in Schedule A. Road improvements

2.—(1) A charge for the improvements shall be assessed against each of the lots described in Schedule B in the amount set out in subsection (2). Charge for road improvements

(2) The amount of the charges to be assessed are as follows: Amount of charges

1. Each lot listed in Category A of Schedule B—\$1,600.
2. Each lot listed in Category B of Schedule B—\$1,100.
3. Each lot listed in Category C of Schedule B—\$850.
4. Each lot listed in Category D of Schedule B—\$850.

(3) The improvements shall be under the direction of the road superintendent of the Corporation. Road superintendent

3. A by-law passed under section 1 may provide that the amount assessed under this Act be payable in instalments in the manner set out in the by-law. Payments by instalments

Notice of
by-law

4.—(1) Before passing a by-law under section 1, the council of the Corporation shall notify the owners of the lots to be specially assessed of its intention to pass the by-law.

Service

(2) The notice shall be served by mailing it to each owner at the address shown in the last revised assessment roll of the municipality.

Criteria for
passing
by-law

(3) Unless within one month after the mailing of the notice a majority of the owners representing at least one-half of the value of the lots that are to be specially assessed petition the council not to pass the by-law, the council may pass the by-law.

R.S.O. 1980,
c. 250
applies

(4) Sections 14 and 15 of the *Local Improvement Act* apply to any petition under this section.

Objection to
category

5.—(1) If an owner of a lot described in Schedule B objects to the category in which the lot has been placed for assessment purposes, the owner shall notify the council in writing of the objection within thirty days of the mailing of the notice under subsection 4 (2).

Right to be
heard

(2) The objector has a right to be heard by council.

Amendment
to by-law

(3) If the council determines that the lot has been placed in an inappropriate category for assessment purposes, it may amend the by-law to place the lot in the more appropriate category and, in which case, the lot shall be assessed the amount set out in subsection 2 (2) for that category.

Special
assessment
roll

6. The treasurer of the Corporation shall make a special assessment roll in which shall be entered,

(a) every lot to be specially assessed, the name of the owner, the category of the lot under Schedule B and the amount assessed to the lot; and

(b) the number of instalments by which the special assessment is to be payable.

Deemed
taxes

7. Charges assessed under a by-law passed under section 1 shall be deemed to be municipal taxes.

Commencement

8. This Act comes into force on the day it receives Royal Assent.

Short title

9. The short title of this Act is the *Township of Guilford Act, 1990*.

SCHEDULE A

FIRSTLY:

All of Deer Lake Drive as shown on Registered Plan 541 in the Township of Guilford in the County of Haliburton.

SECONDLY:

All of Deer Lake Drive as shown on Registered Plan 532 in the Township of Guilford in the County of Haliburton.

THIRDLY:

Part of Lot 34 in Concession 2 of the Township of Guilford in the County of Haliburton designated as Part 5 on Plan 19R-2791.

SCHEDULE B

CATEGORY A

Lots fronting on Basshaunt Lake:

Plan 532—Lots 1A, 1B, 2, 3, 4, 5, 6, 7A, 7B, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28.

Plan 19R-2791—Parts 1, 2, 3, 4.

CATEGORY B

Back lots fronting on Deer Lake Drive and East Court:

Plan 582—Lots 134, 135, 136, 137, 138, 139, 140, 141, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161.

CATEGORY C

Lots on Plan 582 using Deer Lake Drive or East Court for access only:

Plan 582—Lots 128, 129, 130, 131, 132, 133, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151.

CATEGORY D

Lots on Plan 541 fronting on Deer Lake Drive:

Plan 541—Lots 30, 45, 46, 47, 48, 49.

00

Bill Pr79

*(Chapter Pr24
Statutes of Ontario, 1990)*

An Act respecting the Township of Guilford

Mr. Eakins

<i>1st Reading</i>	May 17th, 1990
<i>2nd Reading</i>	June 19th, 1990
<i>3rd Reading</i>	June 19th, 1990
<i>Royal Assent</i>	June 21st, 1990

Bill Pr79**1990****An Act respecting the Township of Guilford**

Whereas The Corporation of the United Townships of Dysart, Dudley, Harcourt, Guilford, Harburn, Bruton, Havelock, Eyre and Clyde, herein called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The Corporation may by by-law authorize the improvement of Deer Lake Drive, in the Township of Guilford, as described in Schedule A. Road improvements

2.—(1) A charge for the improvements shall be assessed against each of the lots described in Schedule B in the amount set out in subsection (2). Charge for road improvements

(2) The amount of the charges to be assessed are as follows: Amount of charges

1. Each lot listed in Category A of Schedule B—\$1,600.
2. Each lot listed in Category B of Schedule B—\$1,100.
3. Each lot listed in Category C of Schedule B—\$850.
4. Each lot listed in Category D of Schedule B—\$850.

(3) The improvements shall be under the direction of the road superintendent of the Corporation. Road superintendent

3. A by-law passed under section 1 may provide that the amount assessed under this Act be payable in instalments in the manner set out in the by-law. Payments by instalments

Notice of
by-law

4.—(1) Before passing a by-law under section 1, the council of the Corporation shall notify the owners of the lots to be specially assessed of its intention to pass the by-law.

Service

(2) The notice shall be served by mailing it to each owner at the address shown in the last revised assessment roll of the municipality.

Criteria for
passing
by-law

(3) Unless within one month after the mailing of the notice a majority of the owners representing at least one-half of the value of the lots that are to be specially assessed petition the council not to pass the by-law, the council may pass the by-law.

R.S.O. 1980,
c. 250
applies

(4) Sections 14 and 15 of the *Local Improvement Act* apply to any petition under this section.

Objection to
category

5.—(1) If an owner of a lot described in Schedule B objects to the category in which the lot has been placed for assessment purposes, the owner shall notify the council in writing of the objection within thirty days of the mailing of the notice under subsection 4 (2).

Right to be
heard

(2) The objector has a right to be heard by council.

Amendment
to by-law

(3) If the council determines that the lot has been placed in an inappropriate category for assessment purposes, it may amend the by-law to place the lot in the more appropriate category and, in which case, the lot shall be assessed the amount set out in subsection 2 (2) for that category.

Special
assessment
roll

6. The treasurer of the Corporation shall make a special assessment roll in which shall be entered,

(a) every lot to be specially assessed, the name of the owner, the category of the lot under Schedule B and the amount assessed to the lot; and

(b) the number of instalments by which the special assessment is to be payable.

Deemed
taxes

7. Charges assessed under a by-law passed under section 1 shall be deemed to be municipal taxes.

Commencement

8. This Act comes into force on the day it receives Royal Assent.

Short title

9. The short title of this Act is the *Township of Guilford Act, 1990*.

SCHEDULE A

FIRSTLY:

All of Deer Lake Drive as shown on Registered Plan 541 in the Township of Guilford in the County of Haliburton.

SECONDLY:

All of Deer Lake Drive as shown on Registered Plan 532 in the Township of Guilford in the County of Haliburton.

THIRDLY:

Part of Lot 34 in Concession 2 of the Township of Guilford in the County of Haliburton designated as Part 5 on Plan 19R-2791.

SCHEDULE B

CATEGORY A

Lots fronting on Basshaunt Lake:

Plan 532—Lots 1A, 1B, 2, 3, 4, 5, 6, 7A, 7B, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28.

Plan 19R-2791—Parts 1, 2, 3, 4.

CATEGORY B

Back lots fronting on Deer Lake Drive and East Court:

Plan 582—Lots 134, 135, 136, 137, 138, 139, 140, 141, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161.

CATEGORY C

Lots on Plan 582 using Deer Lake Drive or East Court for access only:

Plan 582—Lots 128, 129, 130, 131, 132, 133, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151.

CATEGORY D

Lots on Plan 541 fronting on Deer Lake Drive:

Plan 541—Lots 30, 45, 46, 47, 48, 49.

Bill Pr82

An Act respecting the City of Vanier

Mr. Grandmaître

1st Reading June 20th, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr82**1990****An Act respecting the City of Vanier**

Whereas The Corporation of the City of Vanier, herein called the Corporation, hereby applies for special legislation to confirm certain by-laws of the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.** The by-laws of the Corporation, as set out in the Schedule, are hereby confirmed to be and to have been always valid and in full force and the Corporation shall be deemed to have obtained all necessary Ontario Municipal Board approvals related to the by-laws. By-laws confirmed
- 2.** For the purposes of every Act, the Ontario Municipal Board shall be deemed to have given its approval under section 64 of the *Ontario Municipal Board Act* authorizing any undertaking, work, project, scheme, act, matter or thing to which section 1 applies, and authorizing the Corporation to borrow the money mentioned in section 3. Deemed approval of O.M.B.
R.S.O. 1980
c. 347
- 3.** Despite any other Act, The Regional Municipality of Ottawa-Carleton is authorized to issue and sell debentures in the amount of \$1,840,000 on behalf of the Corporation. Issue of debentures
- 4.** This Act comes into force on the day it receives Royal Assent. Commencement
- 5.** The short title of this Act is the *City of Vanier Act, 1990*. Short title

SCHEDULE

BY-LAW NO. 2959

Being a by-law to authorize the purchase of a computer system

WHEREAS the *Municipal Act*, R.S.O. 1980, Chapter 302, Section 311, authorizes Council to pass by-laws for purchasing machinery and appliances for the purposes of the Corporation; and

WHEREAS The Corporation of the City of Vanier deems it desirable to purchase a computer system;

IT IS THEREFORE hereby enacted as a by-law of The Corporation of the City of Vanier as follows:

1. That the Chief Administrative Officer of The Corporation of the City of Vanier or some person or persons designated by Council shall review submissions received or to be received from suppliers;
2. That the Mayor and Clerk are authorized to execute a contract for the purchase and installation with some person or persons, firm or corporation, subject to the approval of Council to be declared by resolution;
3. That the estimated cost of the purchase is \$365,000 less estimated grants from the Ontario Ministry of Housing of \$10,000 and moneys set aside by Council in a reserve for capital works of \$15,000 leaving an estimated balance of \$340,000 to be paid by way of municipal debentures to be issued by The Regional Municipality of Ottawa-Carleton on behalf of the City of Vanier, the payment of which shall be levied against all the rateable property within the City of Vanier over a period of not exceeding five years, or by negotiating a rental purchase agreement with a financial institution for a term not exceeding five years;
4. That pending the sale of debentures or rental purchasing agreement, the City Treasurer may agree with any bank or persons for temporary advances of moneys to meet the cost of the work, all of which shall be subject to the approval of Council;
5. That this by-law shall take effect when approved by the Ontario Municipal Board.

READ A FIRST, SECOND AND THIRD TIME and passed in Open Council this 15th day of March, 1988.

Appendix "A" to By-law 2959

Estimated cost, including hardware, software and installation	\$365,000
 Estimated revenues:	
Grants from Ministry of Housing	10,000
Municipal contribution	15,000
	<hr/>
	25,000
Balance to be financed:	\$340,000

BY-LAW NO. 3007

Being a by-law to finance the recommendation set out in the
City of Vanier Community Improvement Plan—
Project Area No. 2

WHEREAS The Corporation of the City of Vanier has presented to the Minister of Municipal Affairs of the Government of Ontario a Community Improvement Plan for Community Improvement Project Area No. 2 (By-law 2965);

AND WHEREAS the recommendations require gross expenditures of \$4,130,800;

AND WHEREAS the Provincial Government has authorized financial assistance under the PRIDE program;

BE IT THEREFORE enacted as a By-law of The Corporation of the City of Vanier as follows:

1. That the implementation of the City of Vanier Community Improvement Plan — Project Area No. 2 as adopted by By-law 2965 be and is hereby authorized.
2. That the work shall be carried out and executed under the supervision and according to the instructions and orders of the Chief Administrative Officer or such person or persons as may be designated by City Council or the Chief Administrative Officer.
3. That the Mayor and Clerk are hereby authorized to execute a contract or contracts for the undertaking and construction of the works as referred to therein, with some person or persons, firm(s) or Corporation(s) subject to the approval of Council.
4. That the estimated gross cost of the works as described in Schedule "A" of this by-law is \$4,130,800 all as detailed in Schedule "A" to this by-law.
5. That the estimated net costs of these works is \$1,500,000 to be paid by way of debentures. The debentures are to be issued by The Regional Municipality of Ottawa-Carleton, on behalf of the City of Vanier, the payment of which shall be levied against all the rateable property within the City of Vanier over a period not exceeding ten years.
6. The debentures to be issued for the cost of such works when completed shall bear interest at such rate as the Council of the Corporation of The Regional Municipality of Ottawa-Carleton shall determine.
7. Pending the sale of debentures, the City Treasurer may agree with any bank or persons for temporary advances of moneys to meet the cost of the work, all of which shall be subject to the approval of Council.
8. This by-law shall take effect when approved by the Ontario Municipal Board.

READ A FIRST, SECOND AND THIRD TIME and passed in Open Council this 29th day of August, 1988.

SCHEDULE "A" TO BY-LAW 3007**COMMUNITY PLAN — PROJECT AREA NO. 2***Budget Expenditures*

Storm Sewers	\$ 39,600
Watermain	400,000
Roadway	406,890
Sidewalk, Curb and Street Furniture	815,316
Hydro poles removal and underground wiring	949,400
Streetlights	273,600
Nodes	910,800
Entrance points	330,000
Miscellaneous	5,194
	<u>\$4,130,800</u>

Financing

Vanier Business Improvement Area	\$ 400,000
Regional Municipality of Ottawa-Carleton	573,000
Ottawa Hydro	316,466
Ministry of Transportation and Communications	19,800
Other	650,000
Ministry of Municipal Affairs — PRIDE	671,534
City of Vanier — Debentures	1,500,000
	<u>\$4,130,800</u>

Bill Pr83

An Act respecting the City of Etobicoke

Mr. Henderson

1st Reading June 19th, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is to allow The Corporation of the City of Etobicoke to pay the amount levied against the City by The Municipality of Metropolitan Toronto in twelve monthly instalments in the manner described in section 3.

Bill Pr83**1990****An Act respecting the City of Etobicoke**

Whereas The Corporation of the City of Etobicoke hereby Preamble applies for special legislation in respect of the matters herein-after set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,Definitions

“Corporation” means The Corporation of the City of Etobicoke;

“Metropolitan Corporation” means The Municipality of Metropolitan Toronto;

“Metropolitan Council” means the council of the Metropolitan Corporation.

2.—(1) Despite the *Municipality of Metropolitan Toronto Act* and the *Education Act*, the amount levied against the Corporation by the Metropolitan Council under section 219 or 220 of the *Municipality of Metropolitan Toronto Act* shall be paid by the Corporation to the Metropolitan Corporation in monthly instalments on the 15th day of the month.

Payment of
levy
R.S.O. 1980,
cc. 314, 129

(2) No amount is payable to the Metropolitan Corporation under this Act until the Metropolitan Corporation has levied an amount against the Corporation in accordance with the *Municipality of Metropolitan Toronto Act*.

Idem

3. The instalments referred to in section 2 shall be calculated as follows:

Calculation
of payments

- From the time the Metropolitan Corporation levies against the Corporation under section 220 of the *Municipality of Metropolitan Toronto Act* and up to and including the month in which the Metropolitan

R.S.O. 1980,
c. 314

Council adopts estimates for the current year, the amount to be paid by the Corporation each month shall be one-twelfth of the levy made against the Corporation by the Metropolitan Corporation in the preceding year to the limit authorized by section 220 of that Act.

2. For the remainder of the year, the amount to be paid by the Corporation each month shall be the amount levied against the Corporation in that year, less all amounts paid by the Corporation under paragraph 1, divided by the number of months remaining in that year.

Commence-
ment

- 4. This Act shall be deemed to have come into force on the 1st day of January, 1990.**

Short title

- 5. The short title of this Act is the *City of Etobicoke Act, 1990*.**

Bill Pr84

An Act respecting the City of North York

Mr. Polsinelli

1st Reading June 20th, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is to allow The Corporation of the City of North York to pay the amount levied against the City by The Municipality of Metropolitan Toronto in twelve monthly instalments in the manner described in section 3.

Bill Pr84**1990****An Act respecting the City of North York**

Whereas The Corporation of the City of North York hereby applies for special legislation in respect of the matters herein-after set forth; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Definitions

“Corporation” means The Corporation of the City of North York;

“Metropolitan Corporation” means The Municipality of Metropolitan Toronto;

“Metropolitan Council” means the council of the Metropolitan Corporation.

2.—(1) Despite the *Municipality of Metropolitan Toronto Act* and the *Education Act*, the amount levied against the Corporation by the Metropolitan Council under section 219 or 220 of the *Municipality of Metropolitan Toronto Act* shall be paid by the Corporation to the Metropolitan Corporation in monthly instalments on the 15th day of the month.

Payment of
levy
R.S.O. 1980,
cc. 314, 129

(2) No amount is payable to the Metropolitan Corporation under this Act until the Metropolitan Corporation has levied an amount against the Corporation in accordance with the *Municipality of Metropolitan Toronto Act*.

Idem

3. The instalments referred to in section 2 shall be calculated as follows:

Calculation
of payments

- From the time the Metropolitan Corporation levies against the Corporation under section 220 of the *Municipality of Metropolitan Toronto Act* and up to and including the month in which the Metropolitan

R.S.O. 1980,
c. 314

Council adopts estimates for the current year, the amount to be paid by the Corporation each month shall be one-twelfth of the levy made against the Corporation by the Metropolitan Corporation in the preceding year to the limit authorized by section 220 of that Act.

2. For the remainder of the year, the amount to be paid by the Corporation each month shall be the amount levied against the Corporation in that year, less all amounts paid by the Corporation under paragraph 1, divided by the number of months remaining in that year.

Commence-
ment

4. This Act shall be deemed to have come into force on the 1st day of January, 1990.

Short title

5. The short title of this Act is the *City of North York Act, 1990*.

Bill Pr87

An Act to revive The Empire Club Foundation

Mr. Polsinelli

1st Reading June 20th, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr87

1990

An Act to revive The Empire Club Foundation

Whereas Bruce J. Legge, Henry N. R. Jackman, Robert H. Hilborn, Reginald W. Lewis, John W. Griffin, Robert L. Armstrong, Warren Armstrong, Sir Arthur Chetwynd, C. Warren Goldring, Peter Hermant, John D. Herrick, Peter W. Hunter, Arthur E. M. Inwood, Arthur J. Langley, Hartland M. MacDougall, John A. MacNaughton, Frank E. McEachen, Donald G. Neelands and John M. Thompson hereby represent that The Empire Club Foundation, herein called the Corporation, was incorporated by letters patent dated the 22nd day of January, 1969; that the Minister of Consumer and Commercial Relations by order dated the 27th day of January, 1987 and made under the authority of subsection 317 (9) of the *Corporations Act* cancelled the letters patent of the Corporation for default in complying with section 5 of the *Corporations Information Act* and declared the Corporation to be dissolved on the 27th day of January, 1987; that the applicants are executive members and directors of the ongoing organization carried on in the name of the Corporation; that the default occurred by reason of inadvertence; that none of the applicants were aware of the dissolution of the Corporation until more than two years after the date thereof; that the Corporation at the time of the dissolution was carrying on the functions authorized by its letters patent and since that time these functions have continued to be carried on in the name of the Corporation; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble

R.S.O. 1980.
cc. 95. 96

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The Empire Club Foundation is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts, as of the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.

Corporation
revived

Commencement

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *Empire Club Foundation Act, 1990*.

Bill Pr87

*(Chapter Pr30
Statutes of Ontario, 1990)*

An Act to revive The Empire Club Foundation

Mr. Polsinelli

<i>1st Reading</i>	June 20th, 1990
<i>2nd Reading</i>	June 28th, 1990
<i>3rd Reading</i>	June 28th, 1990
<i>Royal Assent</i>	June 28th, 1990

Bill Pr87**1990****An Act to revive The Empire Club Foundation**

Whereas Bruce J. Legge, Henry N. R. Jackman, Robert H. Hilborn, Reginald W. Lewis, John W. Griffin, Robert L. Armstrong, Warren Armstrong, Sir Arthur Chetwynd, C. Warren Goldring, Peter Hermant, John D. Herrick, Peter W. Hunter, Arthur E. M. Inwood, Arthur J. Langley, Hartland M. MacDougall, John A. MacNaughton, Frank E. McEachen, Donald G. Neelands and John M. Thompson hereby represent that The Empire Club Foundation, herein called the Corporation, was incorporated by letters patent dated the 22nd day of January, 1969; that the Minister of Consumer and Commercial Relations by order dated the 27th day of January, 1987 and made under the authority of subsection 317 (9) of the *Corporations Act* cancelled the letters patent of the Corporation for default in complying with section 5 of the *Corporations Information Act* and declared the Corporation to be dissolved on the 27th day of January, 1987; that the applicants are executive members and directors of the ongoing organization carried on in the name of the Corporation; that the default occurred by reason of inadvertence; that none of the applicants were aware of the dissolution of the Corporation until more than two years after the date thereof; that the Corporation at the time of the dissolution was carrying on the functions authorized by its letters patent and since that time these functions have continued to be carried on in the name of the Corporation; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

R.S.O. 1980.
cc. 95. 96

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The Empire Club Foundation is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts, as of the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.

Corporation
revived

Commence-
ment

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *Empire Club Foundation Act, 1990*.

Bill Pr88

An Act respecting the Town of Niagara-on-the-Lake

Mr. Dietsch

1st Reading June 7th, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is to enable the Town of Niagara-on-the-Lake to establish and operate an irrigation system in the area designated in the by-law. The cost of the system would be apportioned among the owners of land benefiting from it.

Bill Pr88**1990****An Act respecting the Town of Niagara-on-the-Lake**

Whereas The Corporation of the Town of Niagara-on-the-Lake hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) In this Act,**Definitions**

“council” means the council of the Town;

“designated area” means the area designated by by-law under subsection 2 (1);

“Town” means The Corporation of the Town of Niagara-on-the-Lake.

(2) A reference in this Act to land area is a reference to land in the designated area that is capable of cultivation and all rates and charges established under this Act shall be calculated on the basis of land capable of cultivation.

**Interpretation
and
calculation**

2.—(1) The council of the Town may by by-law establish and operate an irrigation system servicing the area designated in the by-law.

**By-law
respecting
irrigation
system**

(2) Before passing a by-law under subsection (1), notice of the intention to pass the by-law and a petition supporting the irrigation system and authorizing a detailed engineering study of the proposed system shall be mailed to each owner of land in the designated area.

**Notice,
petition**

(3) If the owners of more than 60 per cent of the hectarage of land in the designated area submit a signed petition within thirty days of the mailing of the notice, the council may by by-law authorize the engineering study which shall include an estimate of costs of the proposed irrigation system and the

**Engineering
study**

maximum additional rate of flow that will be permitted to pass through the proposed irrigation system.

Report to be distributed

(4) Upon the filing of the engineering report, the council shall ensure that the contents of the report, including the estimated costs, and notice of the rights under subsection (5) are mailed to the owners in the designated area.

Changes to petition

(5) The owners in the designated area shall have thirty days after the mailing of the report to add or delete their names from the petition.

Rejection of proposal

(6) If the petition reveals that the owners of less than 60 per cent of the hectarage in the designated area remain in favour of the proposed irrigation system, the council shall not pass the by-law unless those persons remaining in favour of the proposal agree to pay the total cost of the proposed irrigation system including the engineering study.

If no by-law

(7) If a by-law is not passed, the costs of the engineering study shall be apportioned among those persons who signed the original petition on the basis of land area.

Support for project

(8) If the petition reveals that the owners of 60 per cent or more of the land in the designated area remain in favour of the irrigation system,

- (a) the council may pass the by-law and establish and operate the irrigation system;
- (b) the costs of the engineering study and the cost of establishing the irrigation system shall be apportioned among the owners of land in the designated area on the basis of land area;
- (c) the costs of operating and maintaining the irrigation system shall be apportioned among the owners of land who agreed by petition to the establishment of the system and such other persons in the designated area that later agree and are permitted to participate in the system or are added to the designated area under subsection (11); and
- (d) if a portion of the irrigation system is also a drainage works under the *Drainage Act*, the cost of maintaining that portion shall be divided so that one-half is borne by the persons responsible for the drain and one half is borne by the persons described in clause (c).

(9) The clerk of the Town shall promptly mail notice of the passage of the by-law under subsection (8) to all owners of land abutting the irrigation system and to the Niagara Peninsula Conservation Authority.

(10) An owner who receives a notice under subsection (9) may, within thirty days from the date of the mailing of the notice, appeal to the Ontario Municipal Board with respect to,

- (a) whether or not the maximum additional rate of flow of water that will be permitted to pass through the proposed irrigation system is too great or too little;
- (b) whether the owner's land should be added to or deleted from the designated area; and
- (c) whether the assessment accurately reflects the hectareage of the owner's land that is capable of cultivation.

(11) The by-law of the council shall be amended to conform with the Ontario Municipal Board's decision.

Amendment
to by-law

3.—(1) If the costs for the irrigation system, as bid, exceed the original estimates of costs by more than 25 per cent, the owners of land in the designated area shall be notified by the clerk of the Town.

Where costs
exceed
estimates

(2) The work on the irrigation system shall proceed,

Work to
proceed

- (a) if the owners of 60 per cent of the land in the designated area approve the additional costs; or
- (b) if 60 per cent of the owners fail to approve the additional costs but the remaining owners agree to pay all of the costs.

(3) If clause (2) (b) applies, those owners who were not willing to pay the additional costs are excluded from participating in the irrigation system but this subsection does not prevent those owners from later being included in the irrigation system under clause 2 (8) (c) or section 5.

Exclusion

(4) If an approval or agreement is not obtained under subsection (2), the work on the irrigation system shall be abandoned and the costs, including the costs of the Ontario Municipal Board appeal and the other costs incurred by the Town in carrying out the procedures under this Act, shall be

Work not to
proceed

apportioned among the owners of land in the designated area on the basis of land area.

Lien

4. Any costs apportioned under this Act shall be a lien upon the land to which they relate and may be added to the collector's roll and collected in like manner as municipal taxes.

Land added later

5.—(1) The Town shall have the right to add land to the designated area after construction of the irrigation system if,

- (a) the irrigation system does not have to be extended;
- (b) the maximum rate of flow of water that will be permitted to pass through the proposed irrigation system is not increased; and
- (c) the level of service established under the by-law is maintained for those already in the system.

Allocation of funds

(2) Any money received by the Town in payment for the right to add land to the irrigation system shall be used by the Town,

- (a) to retire the debentures for the irrigation system and, once retired, to improve and maintain the irrigation system;
- (b) if the irrigation system no longer exists, to retire the debentures for other irrigation works and, once retired, to improve and maintain those works; and
- (c) if no other irrigation works exist, to support the general purposes of the Town.

Contents of by-law

6.—(1) A by-law passed under subsection 2 (1) may,

- (a) establish the conditions under which and the times in which water may be taken from the irrigation system;
- (b) adopt from the engineering report the rates at which water will be added into the irrigation system;
- (c) regulate the amounts of water which may be taken out of the irrigation system;
- (d) prohibit access to water in the irrigation system except in accordance with the by-law;

- (e) prohibit the sale or re-sale of water taken from the irrigation system;
- (f) establish the period during which the irrigation system will be in operation;
- (g) declare existing waterways to form part of the irrigation system;
- (h) regulate the equipment and facilities by which water may be drawn;
- (i) establish standards for the maintenance of the irrigation system;
- (j) establish the costs for adding land to the designated area;
- (k) establish the charges and levies for the construction, operation and maintenance of the irrigation system and the manner and timing of the collection of these charges and levies.

(2) The council may by by-law provide for the issuing of debentures for a term not exceeding ten years for the capital cost of the irrigation system.

(3) A by-law under subsection (2) may include an option to the owners participating in the irrigation system to commute their portion of the capital costs before issuing the debentures.

7. In establishing the irrigation system, the Town has the power to purchase, lease or expropriate land, rights-of-way in land and easements over land necessary for the project.

8.—(1) An agent or employee of the Town may enter upon land for the purpose of constructing, maintaining and inspecting the irrigation system.

(2) The Town shall restore any land not owned by the Town that is affected by the construction of the irrigation system as closely as practicable to its condition before the construction.

(3) If there is reason to believe that any equipment is being used to obtain unauthorized or improper access to the irrigation system, an agent or employee of the Town may apply to a justice of the peace for a warrant authorizing the entry upon land where the equipment is located and seizing the equipment.

Issue of warrant

(4) If the justice of the peace is satisfied by evidence under oath of an agent or employee of the Town that there is reason to believe that equipment is being used to obtain unauthorized or improper access to the irrigation system, the justice of the peace may issue a warrant authorizing the agent or employee named in the warrant, together with such police officers as may be called upon for assistance, to enter upon the land and seize the equipment.

Execution

(5) A warrant issued under subsection (4) shall be executed at reasonable times as specified in the warrant and the warrant shall state the date upon which it expires which date shall not be later than fifteen days after the warrant is issued.

Application to court

(6) The owner of any seized equipment may apply to the District Court within thirty days of the seizure and the Court may return the items to their owner upon such terms, including an injunction preventing the owner from further access to the irrigation system, as the Court considers just.

Disposal of goods

(7) If application is not made within thirty days to the District Court, or such extended time, up to a maximum of one year, as the Court by leave may grant, the goods shall become the property of the Town and may be sold by it and the proceeds used for the purposes of the irrigation system.

Proof of identity

(8) When carrying out his or her duties under this section, an agent or employee of the Town shall provide identification and authorization upon request.

Riparian rights restricted

9. If an existing watercourse is declared to be part of the irrigation system, no person shall draw water from that watercourse during the period the irrigation system is in operation except in accordance with the by-law.

Private irrigation works

10.—(1) The council may by by-law allow privately-owned irrigation works to be placed in municipal road allowances in the manner and at the locations specified in the by-law.

Insurance

(2) A by-law under subsection (1) may require the owner of the drains to obtain insurance against any damage that may result from water escaping from the drains.

Clerical, numerical errors

11.—(1) If the notice of assessment in respect of the operation of the irrigation system contains a numerical or clerical error, the owner of the land may apply to the clerk of the Town for a correction of the error within thirty days of receiving the notice.

(2) If the clerk of the Town neglects or refuses to dispose of an application under this section within thirty days after receiving it, an appeal lies to the court of revision established under the *Local Improvement Act* in respect of the numerical or clerical error but not in respect of an error in judgment in making the assessment.

Appeal to
court of
revision

R.S.O. 1980.
c. 250

12.—(1) The Town is not liable for damages caused by any shortage of water in the irrigation system.

Exemption
from liability

(2) The Town is not liable for damages caused by any excess of water in the irrigation system unless it introduces water into the irrigation system at a rate exceeding the maximum flow of water permitted to pass through the irrigation system as established by the engineering report and modified by the Ontario Municipal Board under subsection 2 (10).

Limited
exemption

13. Every person who interferes or obstructs an agent or employee of the Town in the exercise of his or her powers under section 8 is guilty of an offence.

Offence,
obstruction

14.—(1) If there is a conflict between a by-law passed under this Act and the *Lakes and Rivers Improvement Act*, that Act prevails.

Conflict
R.S.O. 1980.
c. 229

(2) If there is a conflict between a by-law passed under this Act and a regulation made under section 28 of the *Conservation Authorities Act*, the regulation prevails.

Idem
R.S.O. 1980.
c. 85

(3) The *Environmental Assessment Act* and the *Environmental Protection Act* apply to an irrigation system constructed under this Act.

Application
of
R.S.O. 1980.
cc. 140, 141

15. This Act comes into force on the day it receives Royal Assent.

Commencement

16. The short title of this Act is the *Town of Niagara-on-the-Lake Act, 1990*.

Short title

Bill Pr88

An Act respecting the Town of Niagara-on-the-Lake

Mr. Dietsch

1st Reading June 7th, 1990

2nd Reading

3rd Reading

Royal Assent

(Reprinted as amended by the Regulations and Private Bills Committee)

EXPLANATORY NOTE

The purpose of the Bill is to enable the Town of Niagara-on-the-Lake to establish and operate an irrigation system in the area designated in the by-law. The cost of the system would be apportioned among the owners of land benefiting from it.

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(2) A reference in this Act to land area is a reference to land in the designated area that is capable of cultivation and all rates and charges established under this Act shall be calculated on the basis of land capable of cultivation.

**Interpretation
and
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2.—(1) The council of the Town may by by-law establish and operate an irrigation system servicing the area designated in the by-law.

**By-law
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(2) Before passing a by-law under subsection (1), notice of the intention to pass the by-law and a petition supporting the irrigation system and authorizing a detailed engineering study of the proposed system shall be mailed to each owner of land in the designated area.

**Notice .
petition**

(3) If the owners of more than 60 per cent of the hectareage of land in the designated area submit a signed petition within thirty days of the mailing of the notice, the council may by by-law authorize the engineering study which shall include an estimate of costs of the proposed irrigation system and the

**Engineering
study**

maximum additional rate of flow that will be permitted to pass through the proposed irrigation system.

Report to be distributed

(4) Upon the filing of the engineering report, the council shall ensure that the contents of the report, including the estimated costs, and notice of the rights under subsection (5) are mailed to the owners in the designated area.

Changes to petition

(5) The owners in the designated area shall have thirty days after the mailing of the report to add or delete their names from the petition.

Rejection of proposal

(6) If the petition reveals that the owners of less than 60 per cent of the hectarage in the designated area remain in favour of the proposed irrigation system, the council shall not pass the by-law unless those persons remaining in favour of the proposal agree to pay the total cost of the proposed irrigation system including the engineering study.

If no by-law

(7) If a by-law is not passed, the costs of the engineering study shall be apportioned among those persons who signed the original petition on the basis of land area.

Support for project

(8) If the petition reveals that the owners of 60 per cent or more of the land in the designated area remain in favour of the irrigation system,

- (a) the council may pass the by-law and establish and operate the irrigation system;
- (b) the costs of the engineering study and the cost of establishing the irrigation system shall be apportioned among the owners of land in the designated area on the basis of land area;
- (c) the costs of operating and maintaining the irrigation system shall be apportioned among the owners of land who agreed by petition to the establishment of the system and such other persons in the designated area that later agree and are permitted to participate in the system or are added to the designated area under subsection (11); and
- (d) if a portion of the irrigation system is also a drainage works under the *Drainage Act*, the cost of maintaining that portion shall be divided so that one-half is borne by the persons responsible for the drain and one half is borne by the persons described in clause (c).

(9) The clerk of the Town shall promptly mail notice of the passage of the by-law under subsection (8) to all owners of land abutting the irrigation system and to the Niagara Peninsula Conservation Authority.

(10) An owner who receives a notice under subsection (9) may, within thirty days from the date of the mailing of the notice, appeal to the Ontario Municipal Board with respect to,

- (a) whether or not the maximum additional rate of flow of water that will be permitted to pass through the proposed irrigation system is too great or too little;
- (b) whether the owner's land should be added to or deleted from the designated area; and
- (c) whether the assessment accurately reflects the hectareage of the owner's land that is capable of cultivation.

(11) The by-law of the council shall be amended to conform with the Ontario Municipal Board's decision.

3.—(1) If the costs for the irrigation system, as bid, exceed the original estimates of costs by more than 25 per cent, the owners of land in the designated area shall be notified by the clerk of the Town.

(2) The work on the irrigation system shall proceed,

- (a) if the owners of 60 per cent of the land in the designated area approve the additional costs; or
- (b) if 60 per cent of the owners fail to approve the additional costs but the remaining owners agree to pay all of the costs.

(3) If clause (2) (b) applies, those owners who were not willing to pay the additional costs are excluded from participating in the irrigation system but this subsection does not prevent those owners from later being included in the irrigation system under clause 2 (8) (c) or section 5.

(4) If an approval or agreement is not obtained under subsection (2), the work on the irrigation system shall be abandoned and the costs, including the costs of the Ontario Municipal Board appeal and the other costs incurred by the Town in carrying out the procedures under this Act, shall be

Notice

Appeal to O.M.B.

Amendment to by-law

Where costs exceed estimates

Work to proceed

Exclusion

Work not to proceed

apportioned among the owners of land in the designated area on the basis of land area.

Lien

4. Any costs apportioned under this Act shall be a lien upon the land to which they relate and may be added to the collector's roll and collected in like manner as municipal taxes.

Land added later

5.—(1) The Town shall have the right to add land to the designated area after construction of the irrigation system if,

- (a) the irrigation system does not have to be extended;
- (b) the maximum rate of flow of water that will be permitted to pass through the proposed irrigation system is not increased; and
- (c) the level of service established under the by-law is maintained for those already in the system.

Allocation of funds

(2) Any money received by the Town in payment for the right to add land to the irrigation system shall be used by the Town,

- (a) to retire the debentures for the irrigation system and, once retired, to improve and maintain the irrigation system;
- (b) if the irrigation system no longer exists, to retire the debentures for other irrigation works and, once retired, to improve and maintain those works; and
- (c) if no other irrigation works exist, to support the general purposes of the Town.

Contents of by-law

6.—(1) A by-law passed under subsection 2 (1) may,

- (a) establish the conditions under which and the times in which water may be taken from the irrigation system;
- (b) adopt from the engineering report the rates at which water will be added into the irrigation system;
- (c) regulate the amounts of water which may be taken out of the irrigation system;
- (d) prohibit access to water in the irrigation system except in accordance with the by-law;

- (e) prohibit the sale or re-sale of water taken from the irrigation system;
- (f) establish the period during which the irrigation system will be in operation;
- (g) declare existing waterways to form part of the irrigation system;
- (h) regulate the equipment and facilities by which water may be drawn;
- (i) establish standards for the maintenance of the irrigation system;
- (j) establish the costs for adding land to the designated area;
- (k) establish the charges and levies for the construction, operation and maintenance of the irrigation system and the manner and timing of the collection of these charges and levies.

(2) The council may by by-law provide for the issuing of Debentures debentures for a term not exceeding ten years for the capital cost of the irrigation system.

(3) A by-law under subsection (2) may include an option to Early payment the owners participating in the irrigation system to commute their portion of the capital costs before issuing the debentures.

7. In establishing the irrigation system, the Town has the Acquisition of land power to purchase, lease or expropriate land, rights-of-way in land and easements over land necessary for the project.

8.—(1) An agent or employee of the Town may enter Powers of entry upon land for the purpose of constructing, maintaining and inspecting the irrigation system.

(2) The Town shall restore any land not owned by the Town that is affected by the construction, maintenance or inspection of the irrigation system as closely as practicable to its condition before the construction, maintenance or inspection. Restoration of land

(3) If there is reason to believe that any equipment is being used to obtain unauthorized or improper access to the irrigation system, an agent or employee of the Town may apply to a justice of the peace for a warrant authorizing the entry upon Warrant for entry

land where the equipment is located and seizing the equipment.

Issue of warrant

(4) If the justice of the peace is satisfied by evidence under oath of an agent or employee of the Town that there is reason to believe that equipment is being used to obtain unauthorized or improper access to the irrigation system, the justice of the peace may issue a warrant authorizing the agent or employee named in the warrant, together with such police officers as may be called upon for assistance, to enter upon the land and seize the equipment.

Receipt

(5) The agent or employee of the Town shall, upon request, give a receipt for any equipment seized under subsection (4).

Execution

(6) A warrant issued under subsection (4) shall be executed at reasonable times as specified in the warrant and the warrant shall state the date upon which it expires which date shall not be later than fifteen days after the warrant is issued.

Application to court

(7) The owner of any seized equipment may apply to the District Court within thirty days of the seizure and the Court may return the items to their owner upon such terms, including an injunction preventing the owner from further access to the irrigation system, as the Court considers just.

Disposal of goods

(8) If application is not made within thirty days to the District Court, or such extended time, up to a maximum of one year, as the Court by leave may grant, the goods shall become the property of the Town and may be sold by it and the proceeds used for the purposes of the irrigation system.

Proof of identity

(9) When carrying out his or her duties under this section, an agent or employee of the Town shall provide identification and authorization upon request.

Riparian rights restricted

9. If an existing watercourse is declared to be part of the irrigation system, no person shall draw water from that watercourse during the period the irrigation system is in operation except in accordance with the by-law.

Private irrigation works

10.—(1) The council may by by-law allow privately-owned irrigation works to be placed in municipal road allowances in the manner and at the locations specified in the by-law.

Insurance

(2) A by-law under subsection (1) may require the owner of the drains to obtain insurance against any damage that may result from water escaping from the drains.

11.—(1) This Act, or a by-law passed under this Act, does not prevent the owner of land abutting the irrigation system from continuing to use the amount of water authorized by a permit issued on or before the 19th day of June, 1990 under section 20 of the *Ontario Water Resources Act*.

Rights protected

R.S.O. 1980,
c. 361

(2) The land to which subsection (1) applies shall form part of the designated area and a by-law passed under this Act may impose the same controls over use and charges for the use as are imposed on the remaining lands in the designated area.

Land part of
designated
area

12.—(1) If the notice of assessment in respect of the operation of the irrigation system contains a numerical or clerical error, the owner of the land may apply to the clerk of the Town for a correction of the error within thirty days of receiving the notice.

Clerical,
numerical
errors

(2) If the clerk of the Town neglects or refuses to dispose of an application under this section within thirty days after receiving it, an appeal lies to the court of revision established under the *Local Improvement Act* in respect of the numerical or clerical error but not in respect of an error in judgment in making the assessment.

Appeal to
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Exemption
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(2) The Town is not liable for damages caused by any excess of water in the irrigation system unless it introduces water into the irrigation system at a rate exceeding the maximum flow of water permitted to pass through the irrigation system as established by the engineering report and modified by the Ontario Municipal Board under subsection 2 (10).

Limited
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14. Every person who interferes or obstructs an agent or employee of the Town in the exercise of his or her powers under section 8 is guilty of an offence.

Offence.
obstruction

15.—(1) If there is a conflict between a by-law passed under this Act and the *Lakes and Rivers Improvement Act*, that Act prevails.

Conflict
R.S.O. 1980,
c. 229

(2) If there is a conflict between a by-law passed under this Act and a regulation made under section 28 of the *Conservation Authorities Act*, the regulation prevails.

Idem
R.S.O. 1980,
c. 85

Commence-
ment

► **16.** This Act comes into force on the day it receives Royal Assent.

Short title

17. The short title of this Act is the *Town of Niagara-on-the-Lake Act, 1990*.

Bill Pr88

*(Chapter Pr31
Statutes of Ontario, 1990)*

An Act respecting the Town of Niagara-on-the-Lake

Mr. Dietsch

<i>1st Reading</i>	June 7th, 1990
<i>2nd Reading</i>	June 28th, 1990
<i>3rd Reading</i>	June 28th, 1990
<i>Royal Assent</i>	June 28th, 1990

Bill Pr88**1990****An Act respecting the Town of Niagara-on-the-Lake**

Whereas The Corporation of the Town of Niagara-on-the-Lake hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) In this Act,

Definitions

“council” means the council of the Town;

“designated area” means the area designated by by-law under subsection 2 (1);

“Town” means The Corporation of the Town of Niagara-on-the-Lake.

(2) A reference in this Act to land area is a reference to land in the designated area that is capable of cultivation and all rates and charges established under this Act shall be calculated on the basis of land capable of cultivation.

Interpretation
and
calculation

2.—(1) The council of the Town may by by-law establish and operate an irrigation system servicing the area designated in the by-law.

By-law
respecting
irrigation
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(2) Before passing a by-law under subsection (1), notice of the intention to pass the by-law and a petition supporting the irrigation system and authorizing a detailed engineering study of the proposed system shall be mailed to each owner of land in the designated area.

Notice.
petition

(3) If the owners of more than 60 per cent of the hectarage of land in the designated area submit a signed petition within thirty days of the mailing of the notice, the council may by by-law authorize the engineering study which shall include an estimate of costs of the proposed irrigation system and the

Engineering
study

maximum additional rate of flow that will be permitted to pass through the proposed irrigation system.

Report to be distributed

(4) Upon the filing of the engineering report, the council shall ensure that the contents of the report, including the estimated costs, and notice of the rights under subsection (5) are mailed to the owners in the designated area.

Changes to petition

(5) The owners in the designated area shall have thirty days after the mailing of the report to add or delete their names from the petition.

Rejection of proposal

(6) If the petition reveals that the owners of less than 60 per cent of the hectarage in the designated area remain in favour of the proposed irrigation system, the council shall not pass the by-law unless those persons remaining in favour of the proposal agree to pay the total cost of the proposed irrigation system including the engineering study.

If no by-law

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Notice

(10) An owner who receives a notice under subsection (9) may, within thirty days from the date of the mailing of the notice, appeal to the Ontario Municipal Board with respect to,

Appeal to O.M.B.

- (a) whether or not the maximum additional rate of flow of water that will be permitted to pass through the proposed irrigation system is too great or too little;
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(2) The work on the irrigation system shall proceed,

Work to proceed

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- (b) if 60 per cent of the owners fail to approve the additional costs but the remaining owners agree to pay all of the costs.

(3) If clause (2) (b) applies, those owners who were not willing to pay the additional costs are excluded from participating in the irrigation system but this subsection does not prevent those owners from later being included in the irrigation system under clause 2 (8) (c) or section 5.

Exclusion

(4) If an approval or agreement is not obtained under subsection (2), the work on the irrigation system shall be abandoned and the costs, including the costs of the Ontario Municipal Board appeal and the other costs incurred by the Town in carrying out the procedures under this Act, shall be

Work not to proceed

apportioned among the owners of land in the designated area on the basis of land area.

Lien

4. Any costs apportioned under this Act shall be a lien upon the land to which they relate and may be added to the collector's roll and collected in like manner as municipal taxes.

Land added later

5.—(1) The Town shall have the right to add land to the designated area after construction of the irrigation system if,

- (a) the irrigation system does not have to be extended;
- (b) the maximum rate of flow of water that will be permitted to pass through the proposed irrigation system is not increased; and
- (c) the level of service established under the by-law is maintained for those already in the system.

Allocation of funds

(2) Any money received by the Town in payment for the right to add land to the irrigation system shall be used by the Town,

- (a) to retire the debentures for the irrigation system and, once retired, to improve and maintain the irrigation system;
- (b) if the irrigation system no longer exists, to retire the debentures for other irrigation works and, once retired, to improve and maintain those works; and
- (c) if no other irrigation works exist, to support the general purposes of the Town.

Contents of by-law

6.—(1) A by-law passed under subsection 2 (1) may,

- (a) establish the conditions under which and the times in which water may be taken from the irrigation system;
- (b) adopt from the engineering report the rates at which water will be added into the irrigation system;
- (c) regulate the amounts of water which may be taken out of the irrigation system;
- (d) prohibit access to water in the irrigation system except in accordance with the by-law;

- (e) prohibit the sale or re-sale of water taken from the irrigation system;
- (f) establish the period during which the irrigation system will be in operation;
- (g) declare existing waterways to form part of the irrigation system;
- (h) regulate the equipment and facilities by which water may be drawn;
- (i) establish standards for the maintenance of the irrigation system;
- (j) establish the costs for adding land to the designated area;
- (k) establish the charges and levies for the construction, operation and maintenance of the irrigation system and the manner and timing of the collection of these charges and levies.

(2) The council may by by-law provide for the issuing of Debentures debentures for a term not exceeding ten years for the capital cost of the irrigation system.

(3) A by-law under subsection (2) may include an option to Early payment the owners participating in the irrigation system to commute their portion of the capital costs before issuing the debentures.

7. In establishing the irrigation system, the Town has the power to purchase, lease or expropriate land, rights-of-way in land and easements over land necessary for the project. Acquisition of land

8.—(1) An agent or employee of the Town may enter Powers of entry upon land for the purpose of constructing, maintaining and inspecting the irrigation system.

(2) The Town shall restore any land not owned by the Town that is affected by the construction, maintenance or inspection of the irrigation system as closely as practicable to its condition before the construction, maintenance or inspection. Restoration of land

(3) If there is reason to believe that any equipment is being used to obtain unauthorized or improper access to the irrigation system, an agent or employee of the Town may apply to a justice of the peace for a warrant authorizing the entry upon Warrant for entry

land where the equipment is located and seizing the equipment.

Issue of warrant

(4) If the justice of the peace is satisfied by evidence under oath of an agent or employee of the Town that there is reason to believe that equipment is being used to obtain unauthorized or improper access to the irrigation system, the justice of the peace may issue a warrant authorizing the agent or employee named in the warrant, together with such police officers as may be called upon for assistance, to enter upon the land and seize the equipment.

Receipt

(5) The agent or employee of the Town shall, upon request, give a receipt for any equipment seized under subsection (4).

Execution

(6) A warrant issued under subsection (4) shall be executed at reasonable times as specified in the warrant and the warrant shall state the date upon which it expires which date shall not be later than fifteen days after the warrant is issued.

Application to court

(7) The owner of any seized equipment may apply to the District Court within thirty days of the seizure and the Court may return the items to their owner upon such terms, including an injunction preventing the owner from further access to the irrigation system, as the Court considers just.

Disposal of goods

(8) If application is not made within thirty days to the District Court, or such extended time, up to a maximum of one year, as the Court by leave may grant, the goods shall become the property of the Town and may be sold by it and the proceeds used for the purposes of the irrigation system.

Proof of identity

(9) When carrying out his or her duties under this section, an agent or employee of the Town shall provide identification and authorization upon request.

Riparian rights restricted

9. If an existing watercourse is declared to be part of the irrigation system, no person shall draw water from that watercourse during the period the irrigation system is in operation except in accordance with the by-law.

Private irrigation works

10.—(1) The council may by by-law allow privately-owned irrigation works to be placed in municipal road allowances in the manner and at the locations specified in the by-law.

Insurance

(2) A by-law under subsection (1) may require the owner of the drains to obtain insurance against any damage that may result from water escaping from the drains.

11.—(1) This Act, or a by-law passed under this Act, does not prevent the owner of land abutting the irrigation system from continuing to use the amount of water authorized by a permit issued on or before the 19th day of June, 1990 under section 20 of the *Ontario Water Resources Act*.

Rights protected

R.S.O. 1980,
c. 361

(2) The land to which subsection (1) applies shall form part of the designated area and a by-law passed under this Act may impose the same controls over use and charges for the use as are imposed on the remaining lands in the designated area.

Land part of
designated
area

12.—(1) If the notice of assessment in respect of the operation of the irrigation system contains a numerical or clerical error, the owner of the land may apply to the clerk of the Town for a correction of the error within thirty days of receiving the notice.

Clerical,
numerical
errors

(2) If the clerk of the Town neglects or refuses to dispose of an application under this section within thirty days after receiving it, an appeal lies to the court of revision established under the *Local Improvement Act* in respect of the numerical or clerical error but not in respect of an error in judgment in making the assessment.

Appeal to
court of
revisionR.S.O. 1980,
c. 250

13.—(1) The Town is not liable for damages caused by any shortage of water in the irrigation system.

Exemption
from liability

(2) The Town is not liable for damages caused by any excess of water in the irrigation system unless it introduces water into the irrigation system at a rate exceeding the maximum flow of water permitted to pass through the irrigation system as established by the engineering report and modified by the Ontario Municipal Board under subsection 2 (10).

Limited
exemption

14. Every person who interferes or obstructs an agent or employee of the Town in the exercise of his or her powers under section 8 is guilty of an offence.

Offence.
obstruction

15.—(1) If there is a conflict between a by-law passed under this Act and the *Lakes and Rivers Improvement Act*, that Act prevails.

Conflict
R.S.O. 1980,
c. 229

(2) If there is a conflict between a by-law passed under this Act and a regulation made under section 28 of the *Conservation Authorities Act*, the regulation prevails.

Idem
R.S.O. 1980,
c. 85

Commencement

16. This Act comes into force on the day it receives Royal Assent.

Short title

17. The short title of this Act is the *Town of Niagara-on-the-Lake Act, 1990*.

Bill Pr90

An Act respecting St. George's Society of Toronto

Mr. Reville

1st Reading June 5th, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr90**1990****An Act respecting St. George's Society of Toronto**

Whereas St. George's Society of Toronto hereby represents Preamble that it was incorporated in 1858 under the Statutes of the Province of Canada, being chapter 72; that its Act of incorporation requires that notice of changes to its by-laws be advertised in two daily newspapers in the City of Toronto; that the cost of complying with this requirement is substantial; and whereas the applicant hereby applies for special legislation waiving this requirement and permitting it to set out notice requirements in its by-laws; and whereas the applicant also applies to alter the composition of the committee of management; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Despite section 2 of *An Act to incorporate the St. George's Society of Toronto*, being chapter 72 of 22 Victoria, 1858, as amended by the Statutes of Ontario, 1885, chapter 86, section 2, the committee of management shall consist of a president, first, second and third vice-presidents, a secretary, a treasurer and not less than eight other members. Composition of committee

2.—(1) Despite section 4 of *An Act to incorporate the St. George's Society of Toronto*, being chapter 72 of 22 Victoria, 1858, as remade by the Statutes of Ontario, 1885, chapter 86, section 4, and despite section 6 of *An Act respecting the St. George's Society of Toronto*, being chapter 86 of the Statutes of Ontario, 1885, St. George's Society of Toronto is not required to advertise in any newspaper any proposed by-law, amendment to a by-law or repeal of a by-law. Advertisement requirement waived

(2) Notice to the members of the Society of any proposed by-law, amendment to a by-law or repeal of a by-law shall be given in the manner set out in the by-laws of the Society. Notice

3. *An Act respecting the St. George's Society of Toronto*, being chapter 110 of the Statutes of Ontario, 1891, is repealed. Repeal

Commence-
ment

4. This Act comes into force on the day it receives Royal Assent.

Short title

5. The short title of this Act is the *St. George's Society of Toronto Act, 1990*.

Bill Pr90

(*Chapter Pr32
Statutes of Ontario, 1990*)

An Act respecting St. George's Society of Toronto

Mr. Reville

<i>1st Reading</i>	June 5th, 1990
<i>2nd Reading</i>	June 28th, 1990
<i>3rd Reading</i>	June 28th, 1990
<i>Royal Assent</i>	June 28th, 1990

Bill Pr90**1990****An Act respecting St. George's Society of Toronto**

Whereas St. George's Society of Toronto hereby represents that it was incorporated in 1858 under the Statutes of the Province of Canada, being chapter 72; that its Act of incorporation requires that notice of changes to its by-laws be advertised in two daily newspapers in the City of Toronto; that the cost of complying with this requirement is substantial; and whereas the applicant hereby applies for special legislation waiving this requirement and permitting it to set out notice requirements in its by-laws; and whereas the applicant also applies to alter the composition of the committee of management; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Despite section 2 of *An Act to incorporate the St. George's Society of Toronto*, being chapter 72 of 22 Victoria, 1858, as amended by the Statutes of Ontario, 1885, chapter 86, section 2, the committee of management shall consist of a president, first, second and third vice-presidents, a secretary, a treasurer and not less than eight other members.

Composition
of committee

2.—(1) Despite section 4 of *An Act to incorporate the St. George's Society of Toronto*, being chapter 72 of 22 Victoria, 1858, as remade by the Statutes of Ontario, 1885, chapter 86, section 4, and despite section 6 of *An Act respecting the St. George's Society of Toronto*, being chapter 86 of the Statutes of Ontario, 1885, St. George's Society of Toronto is not required to advertise in any newspaper any proposed by-law, amendment to a by-law or repeal of a by-law.

Advertisement
requirement
waived

(2) Notice to the members of the Society of any proposed by-law, amendment to a by-law or repeal of a by-law shall be given in the manner set out in the by-laws of the Society.

Notice

3. *An Act respecting the St. George's Society of Toronto*, being chapter 110 of the Statutes of Ontario, 1891, is repealed.

Repeal

Commence-
ment

4. This Act comes into force on the day it receives Royal Assent.

Short title

5. The short title of this Act is the *St. George's Society of Toronto Act, 1990*.

Bill Pr91

An Act respecting the City of Scarborough

Mr. Faubert

1st Reading June 19th, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is to allow The Corporation of the City of Scarborough to pay the amount levied against the City by The Municipality of Metropolitan Toronto in twelve monthly instalments in the manner described in section 3.

Bill Pr91

1990

An Act respecting the City of Scarborough

Whereas The Corporation of the City of Scarborough hereby applies for special legislation in respect of the matters herein-after set forth; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Definitions

“Corporation” means The Corporation of the City of Scarborough;

“Metropolitan Corporation” means The Municipality of Metropolitan Toronto;

“Metropolitan Council” means the council of the Metropolitan Corporation.

2.—(1) Despite the *Municipality of Metropolitan Toronto Act* and the *Education Act*, the amount levied against the Corporation by the Metropolitan Council under section 219 or 220 of the *Municipality of Metropolitan Toronto Act* shall be paid by the Corporation to the Metropolitan Corporation in monthly instalments on the 15th day of the month.

Payment of
levy
R.S.O. 1980,
cc. 314, 129

(2) No amount is payable to the Metropolitan Corporation under this Act until the Metropolitan Corporation has levied an amount against the Corporation in accordance with the *Municipality of Metropolitan Toronto Act*.

Idem

3. The instalments referred to in section 2 shall be calculated as follows:

Calculation
of payments

1. From the time the Metropolitan Corporation levies against the Corporation under section 220 of the *Municipality of Metropolitan Toronto Act* and up to and including the month in which the Metropolitan

R.S.O. 1980,
c. 314

Council adopts estimates for the current year, the amount to be paid by the Corporation each month shall be one-twelfth of the levy made against the Corporation by the Metropolitan Corporation in the preceding year to the limit authorized by section 220 of that Act.

- 1/1/1991
2. For the remainder of the year, the amount to be paid by the Corporation each month shall be the amount levied against the Corporation in that year less all amounts paid by the Corporation under paragraph 1, divided by the number of months remaining in that year.

Commencement

4. This Act shall be deemed to have come into force on the 1st day of January, 1990.

Short title

5. The short title of this Act is the *City of Scarborough Act 1990*.

Bill Pr92

An Act respecting the City of Thunder Bay

Mr. Kozyra

1st Reading June 20th, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is to make the *Trespass to Property Act* apply to the pedestrian promenade located on any land described in the Schedule which does not form part of a public highway.

Bill Pr92**1990****An Act respecting the City of Thunder Bay**

Whereas The Corporation of the City of Thunder Bay, herein called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth.

Preamble

And whereas it is expedient to grant the application.

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Definitions

“highway” means a common and public highway which has not been stopped up and closed by a by-law of the Corporation;

“pedestrian promenade” means a pedestrian promenade established under *The City of Thunder Bay Act, 1977*.

1977, c. 108

2. The Council of the Corporation may by by-law establish or continue all or any part of the land described in the Schedule solely or principally as a pedestrian promenade whether or not the land forms all or part of a highway.

By-laws re
pedestrian
promenade

3. The expenditure of funds of the Corporation for the purposes of a pedestrian promenade situated on the lands described in the Schedule does not operate to open up and establish the land as a highway.

Highway not
created

4. The *Trespass to Property Act* applies to the pedestrian promenade located on any land described in the Schedule which does not form part of a highway.

R.S.O. 1980,
c. 511 applies

5. This Act comes into force on the day it receives Royal Assent.

Commencement

6. The short title of this Act is the *City of Thunder Bay Act, 1990*.

Short title

SCHEDULE

1. Portions of Victoria Avenue and Syndicate Avenue in the City of Thunder Bay in the District of Thunder Bay shown on plans W-123 and W-178 described as follows:

Premising the bearing of the south limit of lots 9 to 16 inclusive on Registered Plan W-178 to be east astronomic as shown on Plan W-178 and relating all bearings herein thereto.

Firstly: Commencing at a point where an iron bar has been planted at the southwest angle of Lot 16 on Plan W-178;

Thence east astronomic and along the southerly limits of lots 16, 15, 14, 13, 12, 11, 10 and 9, 62.457 metres to a point where an iron bar has been planted at the southeast angle of Lot 9 on Plan W-178;

Thence south $0^\circ 05' 0''$ west 20.117 metres to the northeast angle of Lot 60 on the west side of Brodie Street according to Plan W-123;

Thence north $89^\circ 57' 50''$ west and along the south limit of Victoria Avenue 62.430 metres to the northwest angle of Lot 60 on the east side of Syndicate Avenue according to Plan W-123;

Thence south $0^\circ 0' 45''$ east and along the east limit of Syndicate Avenue 40.927 metres;

Thence north $89^\circ 58' 10''$ west 4.968 metres;

Thence south $0^\circ 01' 50''$ west 3.650 metres;

Thence north $89^\circ 58' 10''$ west 4.600 metres;

Thence south $0^\circ 01' 50''$ west 4.600 metres;

Thence north $89^\circ 58' 10''$ west 9.200 metres;

Thence south $0^\circ 01' 50''$ west 10.400 metres;

Thence north $89^\circ 58' 10''$ west 5.525 metres to a point in the west limit of Syndicate Avenue;

Thence north $0^\circ 0' 10''$ west and along the west limit of Syndicate Avenue 59.531 metres to the northeast angle of Lot 60 on the west side of Syndicate Avenue according to Plan W-123;

Thence south $89^\circ 56' 30''$ west and along the south limit of Victoria Avenue and the westerly production thereof 66.389 metres;

Thence north $0^\circ 01' 50''$ east 5.673 metres;

Thence south $89^\circ 58' 10''$ east 4.600 metres;

Thence north $0^\circ 01' 50''$ east 14.425 metres to a point in the south limit of Lot 24 on Plan W-178;

Thence north $89^\circ 57' 30''$ east along the south limit of lots 24, 23, 22, 21, 20, 19, 18 and 17, 61.809 metres to the southeast angle of Lot 17 on Plan W-178;

Thence north $0^\circ 02' 45''$ west and along the west limit of Syndicate Avenue 15.697 metres;

Thence south $89^{\circ} 58' 10''$ east 24.257 metres to a point in the east limit of Syndicate Avenue;

Thence south $0^{\circ} 03' 05''$ east and along the east limit of Syndicate Avenue 15.646 metres to the place of commencement.

Secondly: The south 1.524 metres of lots 9 to 16 inclusive on Plan W-178.

Thirdly: The south 4.267 metres in perpendicular width of lots 17 to 23 inclusive on Plan W-178.

Fourthly: That portion of Lot 24 on Plan W-178 described as follows:

Commencing at the southeast angle of Lot 24;

Thence north and along the east limit of Lot 24, 4.267 metres;

Thence south $89^{\circ} 57' 30''$ west 6.914 metres;

Thence south $0^{\circ} 01' 50''$ west 4.267 metres to a point in the south limit of Lot 24;

Thence north $89^{\circ} 57' 30''$ east 6.91 metres, more or less, to the place of commencement.

The above-described lands are shown outlined in yellow on Plan signed by Ontario Land Surveyor, J.C.Kirkup, dated at Thunder Bay the 27th day of March, A.D., 1979.

2. Firstly: Parts of lots 58, 59 and 60, east side of Archibald Street, Plan W-178 in the City of Thunder Bay in the District of Thunder Bay, designated as Part 3 on Reference Plan 55R-2837.

Secondly: Portion of the 14 foot wide lane to the rear of lots 58, 59 and 60, east side of Archibald Street, Plan W-178 in the City of Thunder Bay in the District of Thunder Bay, designated as Part 4 on Reference Plan 55R-2837.

Thirdly: Part of Lot 57, east side of Archibald Street, Plan W-178 in the City of Thunder Bay in the District of Thunder Bay, designated as Part 4 on Reference Plan 55R-3820.

Fourthly: Parts of Lot 56, east side of Archibald Street, Plan W-178 in the City of Thunder Bay in the District of Thunder Bay, designated as Parts 8 and 12 on Reference Plan 55R-3820.

Fifthly: Those parts of the lane to the rear of lots 56 and 57, east side of Archibald Street, Plan W-178 in the City of Thunder Bay in the District of Thunder Bay, designated as Parts 13 and 14 on Reference Plan 55R-3820.

3. Part of Syndicate Avenue, Plan W-178 in the City of Thunder Bay in the District of Thunder Bay, described as follows:

Premising the bearing of the south limit of lots 9, 10, 11, 12, 13, 14, 15 and 16 as shown on said Plan W-178 to be east astronomic and relating all bearings herein thereto;

Commencing at a point which may be located as follows:

Beginning at the southeast corner of Lot 17 on Plan W-178;

Thence north $0^{\circ} 02' 45''$ west along the west limit of Syndicate Avenue 15.697 metres;

Thence south $89^{\circ} 58' 10''$ east a distance of 4.000 metres to the point of commencement for this description;

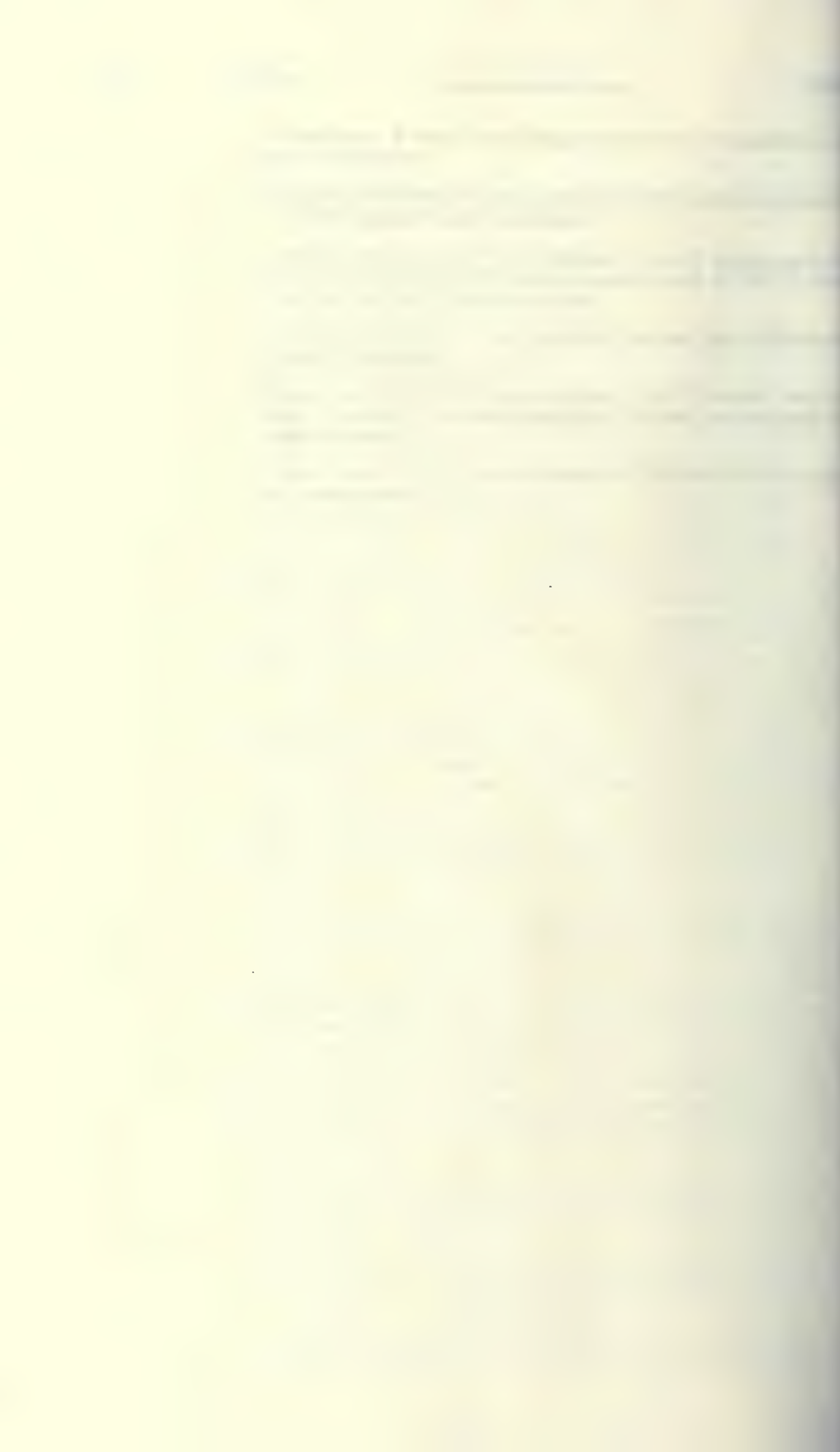
Thence south $89^{\circ} 58' 10''$ east a distance of 16.257 metres, more or less, to a point distant 4.000 metres measured north $89^{\circ} 58' 10''$ west from the east limit of Syndicate Avenue;

Thence north $0^{\circ} 03' 05''$ west parallel to the east limit of Syndicate Avenue 7.500 metres;

Thence north $89^{\circ} 58' 10''$ west a distance of 16.257 metres, more or less, to intersect a line drawn north $0^{\circ} 02' 45''$ west from the point of commencement;

Thence south $0^{\circ} 02' 45''$ east a distance of 7.500 metres to the point of commencement.





Bill Pr92

*(Chapter Pr33
Statutes of Ontario, 1990)*

An Act respecting the City of Thunder Bay

Mr. Kozyra

<i>1st Reading</i>	June 20th, 1990
<i>2nd Reading</i>	June 28th, 1990
<i>3rd Reading</i>	June 28th, 1990
<i>Royal Assent</i>	June 28th, 1990

Bill Pr92**1990****An Act respecting the City of Thunder Bay**

Whereas The Corporation of the City of Thunder Bay, herein called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth.

Preamble

And whereas it is expedient to grant the application.

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Definitions

“highway” means a common and public highway which has not been stopped up and closed by a by-law of the Corporation;

“pedestrian promenade” means a pedestrian promenade established under *The City of Thunder Bay Act, 1977*.

1977, c. 108

2. The Council of the Corporation may by by-law establish or continue all or any part of the land described in the Schedule solely or principally as a pedestrian promenade whether or not the land forms all or part of a highway.

By-laws re
pedestrian
promenade

3. The expenditure of funds of the Corporation for the purposes of a pedestrian promenade situated on the lands described in the Schedule does not operate to open up and establish the land as a highway.

Highway not
created

4. The *Trespass to Property Act* applies to the pedestrian promenade located on any land described in the Schedule which does not form part of a highway.

R.S.O. 1980,
c. 511 applies

5. This Act comes into force on the day it receives Royal Assent.

Commencement

6. The short title of this Act is the *City of Thunder Bay Act, 1990*.

Short title

SCHEDULE

1. Portions of Victoria Avenue and Syndicate Avenue in the City of Thunder Bay in the District of Thunder Bay shown on plans W-123 and W-178 described as follows:

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Thence east astronomic and along the southerly limits of lots 16, 15, 14, 13, 12, 11, 10 and 9, 62.457 metres to a point where an iron bar has been planted at the southeast angle of Lot 9 on Plan W-178;

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Thence north $89^{\circ} 57' 30''$ east along the south limit of lots 24, 23, 22, 21, 20, 19, 18 and 17, 61.809 metres to the southeast angle of Lot 17 on Plan W-178;

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Thence south $89^{\circ} 58' 10''$ east 24.257 metres to a point in the east limit of Syndicate Avenue;

Thence south $0^{\circ} 03' 05''$ east and along the east limit of Syndicate Avenue 15.646 metres to the place of commencement.

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Thirdly: The south 4.267 metres in perpendicular width of lots 17 to 23 inclusive on Plan W-178.

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Commencing at the southeast angle of Lot 24;

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Thence south $89^{\circ} 57' 30''$ west 6.914 metres;

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Fourthly: Parts of Lot 56, east side of Archibald Street, Plan W-178 in the City of Thunder Bay in the District of Thunder Bay, designated as Parts 8 and 12 on Reference Plan 55R-3820.

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3. Part of Syndicate Avenue, Plan W-178 in the City of Thunder Bay in the District of Thunder Bay, described as follows:

Premising the bearing of the south limit of lots 9, 10, 11, 12, 13, 14, 15 and 16 as shown on said Plan W-178 to be east astronomic and relating all bearings herein thereto;

Commencing at a point which may be located as follows:

Beginning at the southeast corner of Lot 17 on Plan W-178;

Thence north $0^{\circ} 02' 45''$ west along the west limit of Syndicate Avenue 15.697 metres;

Thence south $89^{\circ} 58' 10''$ east a distance of 4.000 metres to the point of commencement for this description;

Thence south $89^{\circ} 58' 10''$ east a distance of 16.257 metres, more or less, to a point distant 4.000 metres measured north $89^{\circ} 58' 10''$ west from the east limit of Syndicate Avenue;

Thence north $0^{\circ} 03' 05''$ west parallel to the east limit of Syndicate Avenue 7.500 metres;

Thence north $89^{\circ} 58' 10''$ west a distance of 16.257 metres, more or less, to intersect a line drawn north $0^{\circ} 02' 45''$ west from the point of commencement;

Thence south $0^{\circ} 02' 45''$ east a distance of 7.500 metres to the point of commencement.

Bill Pr93

An Act to revive Dinorwic Metis Corporation

Mr. Miclash

1st Reading June 20th, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr93**1990****An Act to revive Dinorwic Metis Corporation**

Whereas George Henry Chief, Louis Edward Ainslie, Marlene McLeod, Shiela Margaret Chief, Alvin Curtis Walmsley, Raymond Marcel Derosier and Lillian Harrison hereby represent that Dinorwic Metis Corporation, herein called the Corporation, was incorporated by letters patent dated the 18th day of August, 1969; that the Minister of Consumer and Commercial Relations by order dated the 27th day of January, 1987 and made under the authority of subsection 317 (9) of the *Corporations Act* cancelled the letters patent of the Corporation for default in complying with section 5 of the *Corporations Information Act* and declared the Corporation to be dissolved on the 27th day of January, 1987; that the applicants are the directors of the ongoing organization carried on in the name of the Corporation, having been elected in March of 1987; that notice of default in filing annual returns, although sent to each of the previous directors, was not communicated to any of the applicants and no one appears to have been aware of the dissolution of the Corporation until more than two years after the date thereof; that the Corporation at the time of its dissolution was carrying on activity and since that time activity has continued to be carried on in the name of the Corporation; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble

R.S.O. 1980.
cc. 95, 96

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Dinorwic Metis Corporation is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts, as at the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.

Corporation
revived

Commencement

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *Dinorwic Metis Corporation Act, 1990*.

Bill Pr93

*(Chapter Pr34
Statutes of Ontario, 1990)*

An Act to revive Dinorwic Metis Corporation

Mr. Miclash

<i>1st Reading</i>	June 20th, 1990
<i>2nd Reading</i>	June 28th, 1990
<i>3rd Reading</i>	June 28th, 1990
<i>Royal Assent</i>	June 28th, 1990

Bill Pr93**1990****An Act to revive Dinorwic Metis Corporation**

Whereas George Henry Chief, Louis Edward Ainslie, Marlene McLeod, Shiela Margaret Chief, Alvin Curtis Walmsley, Raymond Marcel Derosier and Lillian Harrison hereby represent that Dinorwic Metis Corporation, herein called the Corporation, was incorporated by letters patent dated the 18th day of August, 1969; that the Minister of Consumer and Commercial Relations by order dated the 27th day of January, 1987 and made under the authority of subsection 317 (9) of the *Corporations Act* cancelled the letters patent of the Corporation for default in complying with section 5 of the *Corporations Information Act* and declared the Corporation to be dissolved on the 27th day of January, 1987; that the applicants are the directors of the ongoing organization carried on in the name of the Corporation, having been elected in March of 1987; that notice of default in filing annual returns, although sent to each of the previous directors, was not communicated to any of the applicants and no one appears to have been aware of the dissolution of the Corporation until more than two years after the date thereof; that the Corporation at the time of its dissolution was carrying on activity and since that time activity has continued to be carried on in the name of the Corporation; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble

R.S.O. 1980.
cc. 95. 96

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Dinorwic Metis Corporation is hereby revived and is subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts, as at the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.

Corporation
revived

Commence-
ment

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *Dinorwic Metis Corporation Act, 1990*.

Bill Pr94

An Act respecting the City of Windsor

Mr. Ray
(Windsor-Walkerville)

1st Reading June 19th, 1990
2nd Reading
3rd Reading
Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is to permit the council of The Corporation of the City of Windsor to vary the number of members forming the licensing commission. In all other respects this Bill is a re-enactment of section 2 of the *City of Windsor Act, 1977*, being chapter 112, as re-enacted by the *City of Windsor Act, 1988*, being chapter Pr9.

Bill Pr94**1990****An Act respecting the City of Windsor**

Whereas The Corporation of the City of Windsor, herein called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act, "commission" means the Windsor Licensing Commission.

Definition

2. The council of the Corporation may pass any by-law that The Board of Commissioners of Police for the City of Windsor is authorized to pass under the *Municipal Act* or under section 2 of *The City of Windsor Act, 1972*.

Licensing by-laws

R.S.O. 1980,
c. 302,
1972, c. 204

3.—(1) The council of the Corporation may by law establish a licensing commission for the Corporation to be known as the Windsor Licensing Commission composed of three or such greater number of members as the council considers advisable.

Licensing
commission

(2) At least one member of the commission shall be a member of council and all other members shall be qualified to hold office as a member of council under section 37 of the *Municipal Act*.

Qualifications
R.S.O. 1980,
c. 302

(3) Members of the commission shall be appointed by the council for a term of one year or until their successors are appointed and are eligible for re-appointment but no member shall hold office beyond the term of the council that made the appointment.

Term of
office

(4) If a vacancy occurs in the membership of the commission, the council of the Corporation shall appoint another person for the unexpired portion of the term.

Vacancies

Quorum

(5) The commission shall elect a chairperson and a majority of the members constitutes a quorum.

Payments to members

(6) The council of the Corporation may provide for the payment of salaries, expenses or allowances to the members of the commission.

Powers

4.—(1) The commission may license any trade, calling, business or occupation authorized by by-law of the council under this or any other Act.

Idem

(2) The power granted to license any trade, calling, business or occupation or the person carrying on or engaged in it includes,

- (a) the power to prohibit the carrying on or the engaging in it without a licence;
- (b) the power, after hearing the licensee, to impose conditions on the issuance of a licence or to suspend or revoke a licence; and
- (c) the power to regulate or govern any trade, calling, business or occupation or the person carrying on or engaging in it.

Application of R.S.O. 1980, c. 484

(3) The *Statutory Powers Procedure Act* applies to the hearing conducted by the commission under clause (2) (b).

Effect of by-law

(4) If a by-law has been passed by the council of the Corporation under this Act, any by-law of The Board of Commissioners of Police for the City of Windsor respecting licensing has no effect.

Licence commissioner, investigations

5.—(1) The council of the Corporation may by by-law appoint a licence commissioner who, upon receipt of an application for a licence or renewal thereof, shall make all investigations required by law or by the commission related to the application.

Idem

(2) If the investigations disclose that the applicant is not of good character or that the carrying on of the trade, calling, business or occupation is likely to result in a breach of the law or be adverse to the public interest, the licence commissioner shall recommend to the commission that it not issue or renew the licence or that it impose conditions on the issuance of a licence, otherwise, the licence commissioner shall recommend to the commission that it issue or renew the licence.

(3) Where, in the opinion of the licence commissioner, the carrying on of a trade, calling, business or occupation by a licensee will likely result in a breach of the law or be adverse to the public interest, the licence commissioner shall recommend to the commission that it suspend, revoke or impose conditions on the licence.

Suspend or
revoke
licence

(4) The council of the Corporation may by by-law authorize the licence commissioner, without holding a hearing, to suspend any licence for such time and subject to such conditions as the by-law may provide,

Temporary
suspension

(a) if the licensee has been convicted of a criminal offence so long as the suspension is made within thirty days of the conviction; or

(b) if the licence commissioner has reason to believe that a safety standards certificate under the *Highway Traffic Act* was denied with respect to a motor vehicle used in the licensed trade, calling, business or occupation and if, without the appropriate repairs having been made, the motor vehicle is being used on a public highway.

R.S.O. 1980,
c. 198

(5) A suspension may be made under clause (4) (a) even if ^{Idem} an appeal has been taken from the conviction.

(6) The council of the Corporation may by by-law authorize the licence commissioner, without a hearing, ^{Suspension}

(a) to order a licensee to stop using any motor vehicle used in the licensed trade, calling, business or occupation until such time as the licensee provides the licence commissioner with a safety standards certificate issued under the *Highway Traffic Act* with respect to the motor vehicle; and

(b) to suspend, subject to such conditions as the by-law may provide, the licence if the licensee fails, within twenty-four hours of the making of the order, to comply with the order or provide proof satisfactory to the licence commissioner that the motor vehicle is not being used on a public highway.

(7) No suspension of a licence by the licence commissioner is effective after the expiration of two weeks from the date of suspension or after the next meeting of the commission after the suspension, whichever occurs first.

6. The council of the Corporation may by by-law,

Licence fees

- (a) fix an annual fee for the issue or renewal of any licence and charge penalties for the late payment thereof; and
- (b) reduce the licence fee where the licence is in effect for less than one year.

Conflict
R.S.O. 1980,
c. 302

7. If a by-law passed under this Act conflicts with any other Act, other than the *Municipal Act*, for licensing, regulating or controlling any business or the person carrying on any business, that Act prevails to the extent of the conflict.

Repeal

8. Section 2 of *The City of Windsor Act, 1977*, being chapter 112, as re-enacted by section 2 of the *City of Windsor Act, 1988*, being chapter Pr9, is repealed.

Commencement

9. This Act comes into force on the day it receives Royal Assent.

Short title

10. The short title of this Act is the *City of Windsor Act, 1990*.



Bill Pr96

An Act respecting the Borough of East York

Mr. Velshi

1st Reading June 26th, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is to allow The Corporation of the Borough of East York to pay the amount levied against the Borough by The Municipality of Metropolitan Toronto in twelve monthly instalments in the manner described in section 3.

Bill Pr96**1990****An Act respecting the Borough of East York**

Whereas The Corporation of the Borough of East York hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Definitions

“Corporation” means The Corporation of the Borough of East York;

“Metropolitan Corporation” means The Municipality of Metropolitan Toronto;

“Metropolitan Council” means the council of the Metropolitan Corporation.

2.—(1) Despite the *Municipality of Metropolitan Toronto Act* and the *Education Act*, the amount levied against the Corporation by the Metropolitan Council under section 219 or 220 of the *Municipality of Metropolitan Toronto Act* shall be paid by the Corporation to the Metropolitan Corporation in monthly instalments on the 15th day of the month.

Payment of
levy
R.S.O. 1980,
cc. 314, 129

(2) No amount is payable to the Metropolitan Corporation under this Act until the Metropolitan Corporation has levied an amount against the Corporation in accordance with the *Municipality of Metropolitan Toronto Act*.

Idem

3. The instalments referred to in section 2 shall be calculated as follows:

Calculation
of payments

- From the time the Metropolitan Corporation levies against the Corporation under section 220 of the *Municipality of Metropolitan Toronto Act* and up to and including the month in which the Metropolitan

R.S.O. 1980,
c. 314

Council adopts estimates for the current year, the amount to be paid by the Corporation each month shall be one-twelfth of the levy made against the Corporation by the Metropolitan Corporation in the preceding year to the limit authorized by section 220 of that Act.

2. For the remainder of the year, the amount to be paid by the Corporation each month shall be the amount levied against the Corporation in that year, less all amounts paid by the Corporation under paragraph 1, divided by the number of months remaining in that year.

Commence-
ment

4. This Act shall be deemed to have come into force on the 1st day of January, 1990.

Short title

5. The short title of this Act is the *Borough of East York Act, 1990*.

Bill Pr97

An Act respecting the City of Kingston and the townships of Kingston, Pittsburgh and Ernestown

Mr. Keyes

1st Reading June 20th, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr97**1990**

**An Act respecting the
City of Kingston and the townships of Kingston,
Pittsburgh and Ernestown**

Whereas The Corporation of the City of Kingston, The Corporation of the Township of Kingston, The Corporation of the Township of Pittsburgh and The Corporation of the Township of Ernestown have formed a taxi licensing commission empowered to license, regulate and govern the owners and drivers of taxicabs; and whereas it is desirable that the licensing commission be empowered to license, regulate and govern taxicab brokers; and whereas the four municipalities hereby apply for special legislation for such purpose; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Sections 3 and 4 of the *City of Kingston and townships of Kingston, Pittsburgh and Ernestown Act, 1989* are repealed and the following substituted: 1989, c. Pr29

3.—(1) The Commission may pass by-laws for licensing, regulating and governing the owners, drivers and brokers of taxicabs. Licensing powers

(2) In this section and in section 4, “broker” has the same meaning as “taxi-cab broker” in paragraph 6 of section 227 of the *Municipal Act*. Definition

R.S.O. 1980.
c. 302

(3) The power to license, regulate and govern the owners, drivers and brokers of taxicabs includes, Contents of by-law

- (a) the power to grant, refuse, revoke or suspend a licence;
- (b) the power to make any licence subject to such conditions as the Commission may prescribe;

- (c) the power to establish and collect licence fees; and
- (d) the power to require that public liability property damage or other insurance in the form and to the amount specified in the by-law be provided in respect of each taxicab operated.

Idem

- (4) A by-law under subsection (1) may,

- (a) establish rates or fares to be charged by the owners, drivers and brokers of taxicabs for the conveyance of goods or passengers within the area comprising the participating municipalities or to any point not more than five kilometres beyond the limits of that area;
- (b) provide for the collection of the rates or fares established under clause (a); and
- (c) limit the number of taxicabs.

Exemptions

- (5) A by-law passed under subsection (1) may exempt from all or any of its provisions, upon such conditions as may be set out in the by-law, the owners, drivers and brokers of taxicabs,

- (a) engaged in the conveyance of children taking the taxicab both to and from nursery school, school or other full-time educational institution; or
- (b) engaged in the conveyance of physically, emotionally or mentally handicapped persons, as defined in the by-law, from any point within the participating municipalities to any point outside the participating municipalities if the conveyance is made pursuant to a written contract and the taxicab is licensed under a by-law passed by any municipality.

Idem

- (6) A by-law passed under subsection (1) may exempt from all or any of its provisions the owners, drivers and brokers of taxicabs with respect to which there is a valid and subsisting licence issued before the coming into force of this Act by a municipality named in the by-law.

Transfer of
PowerR.S.O. 1980,
c. 302

- 4.** The power of the participating municipalities to license, regulate and govern the owners, drivers and brokers of taxicabs under the *Municipal Act* or any special Act is vested in the Commission.

2. This Act comes into force on the day it receives Royal Assent. Commencement

3. The short title of this Act is the *City of Kingston and Short title townships of Kingston, Pittsburgh and Ernestown Act, 1990.*

Bill Pr97

*(Chapter Pr35
Statutes of Ontario, 1990)*

An Act respecting the City of Kingston and the townships of Kingston, Pittsburgh and Ernestown

Mr. Keyes

<i>1st Reading</i>	June 20th, 1990
<i>2nd Reading</i>	June 28th, 1990
<i>3rd Reading</i>	June 28th, 1990
<i>Royal Assent</i>	June 28th, 1990

Bill Pr97**1990**

**An Act respecting the
City of Kingston and the townships of Kingston,
Pittsburgh and Ernestown**

Whereas The Corporation of the City of Kingston, The Corporation of the Township of Kingston, The Corporation of the Township of Pittsburgh and The Corporation of the Township of Ernestown have formed a taxi licensing commission empowered to license, regulate and govern the owners and drivers of taxicabs; and whereas it is desirable that the licensing commission be empowered to license, regulate and govern taxicab brokers; and whereas the four municipalities hereby apply for special legislation for such purpose; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Sections 3 and 4 of the *City of Kingston and townships of Kingston, Pittsburgh and Ernestown Act, 1989* are repealed and the following substituted: 1989, c. Pr29

3.—(1) The Commission may pass by-laws for licensing, regulating and governing the owners, drivers and brokers of taxicabs. Licensing powers

(2) In this section and in section 4, “broker” has the same meaning as “taxi-cab broker” in paragraph 6 of section 227 of the *Municipal Act*. Definition

R.S.O. 1980.
c. 302

(3) The power to license, regulate and govern the owners, drivers and brokers of taxicabs includes, Contents of
by-law

- (a) the power to grant, refuse, revoke or suspend a licence;
- (b) the power to make any licence subject to such conditions as the Commission may prescribe;

- (c) the power to establish and collect licence fees; and
- (d) the power to require that public liability property damage or other insurance in the form and to the amount specified in the by-law be provided in respect of each taxicab operated.

Idem

(4) A by-law under subsection (1) may,

- (a) establish rates or fares to be charged by the owners, drivers and brokers of taxicabs for the conveyance of goods or passengers within the area comprising the participating municipalities or to any point not more than five kilometres beyond the limits of that area;
- (b) provide for the collection of the rates or fares established under clause (a); and
- (c) limit the number of taxicabs.

Exemptions

(5) A by-law passed under subsection (1) may exempt from all or any of its provisions, upon such conditions as may be set out in the by-law, the owners, drivers and brokers of taxicabs,

- (a) engaged in the conveyance of children taking the taxicab both to and from nursery school, school or other full-time educational institution; or
- (b) engaged in the conveyance of physically, emotionally or mentally handicapped persons, as defined in the by-law, from any point within the participating municipalities to any point outside the participating municipalities if the conveyance is made pursuant to a written contract and the taxicab is licensed under a by-law passed by any municipality.

Idem

(6) A by-law passed under subsection (1) may exempt from all or any of its provisions the owners, drivers and brokers of taxicabs with respect to which there is a valid and subsisting licence issued before the coming into force of this Act by a municipality named in the by-law.

Transfer of
PowerR.S.O. 1980,
c. 302

4. The power of the participating municipalities to license, regulate and govern the owners, drivers and brokers of taxicabs under the *Municipal Act* or any special Act is vested in the Commission.

2. This Act comes into force on the day it receives Royal Assent.

3. The short title of this Act is the *City of Kingston and townships of Kingston, Pittsburgh and Ernestown Act, 1990.*

Bill Pr98

An Act respecting the Town of Oakville

Mr. Carrothers

1st Reading June 27th, 1990

2nd Reading

3rd Reading

Royal Assent

EXPLANATORY NOTE

The purpose of the Bill is to enable the Town of Oakville to prohibit or regulate the placing or dumping of fill in the town.

Bill Pr98**1990****An Act respecting the Town of Oakville**

Whereas The Corporation of the Town of Oakville, herein called the Corporation, has applied for special legislation in respect of the matters set out in this Act; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The council of the Corporation may pass by-laws,

By-laws
respecting
dumping of
fill

R.S.O. 1980.
c. 85

- (a) prohibiting or regulating the placing or dumping of fill of any kind on any land located in the Town of Oakville, other than land which is subject to regulations made under clause 28 (1) (f) of the *Conservation Authorities Act*;
- (b) requiring that a permit be obtained for the placing or dumping of fill on the land described in clause (a) and prescribing a fee for the issuance of the permit;
- (c) prescribing conditions of any permit issued pursuant to a by-law passed under this section under which the placing or dumping of fill may be carried out; and
- (d) requiring that fill dumped or placed contrary to a by-law passed or the conditions of a permit issued under this section be removed.

2. Where a regulation is in existence or is made under clause 28 (1) (f) of the *Conservation Authorities Act* respecting the placing or dumping of fill on any watershed land located in the Town of Oakville, a by-law passed under section 1 ceases to have effect on that land upon the coming into force of the regulation.

When by-law
ceases to
have effect
R.S.O. 1980.
c. 85

3. A by-law passed under section 1 does not apply to,

By-law not
applicable

R.S.O. 1980,
c. 141

R.S.O. 1980,
c. 421

Appeal

- (a) the use, operation, establishment, alteration, enlargement or extension of a waste management system or waste disposal site within the meaning of Part V of the *Environmental Protection Act*; or
- (b) the dumping of fill necessary to assist in the construction, extension, alteration, maintenance or operation of works under section 26 of the *Public Transportation and Highway Improvement Act*.

4.—(1) Where,

- (a) the Corporation refuses or neglects to issue a permit under clause 1 (b) within forty-five days after the application is received by the clerk of the Corporation; or
- (b) a person objects to a condition in the permit,

an appeal may be made to the Ontario Municipal Board within 180 days from the expiration of the forty-five-day period or the issuance of the permit, as the case may be, and the decision of the Board is final.

(2) Section 94 of the *Ontario Municipal Board Act* does not apply to a decision of the Board under subsection (1).

5. This Act comes into force on the day it receives Royal Assent.

6. The short title of this Act is the *Town of Oakville Act, 1990*.

Non-application of
R.S.O. 1980,
c. 347, s. 94

Commencement

Short title

